

Statement about conflict minerals

Dear customer,

We understand that in the US, there is a law about conflict minerals. "The Dodd-Frank Wall Street Reform and Consumer Protection Act has become law. Section 1502 of the law requires companies to disclose whether the products they manufacture or contract to manufacture contain "conflict minerals necessary to the functionality or production" of the products. "Conflict minerals," as defined by the US legislation, currently include the metals tantalum, tin, tungsten and gold, which are the derivatives of the minerals cassiterite, columbite-tantalite and wolframite, respectively. Downstream companies often refer to the derivatives of these minerals as 3TG.

As a subcontractor, we follow exactly the customer BOM on manufacturer code. This is locked in our MRP system by our engineering. The components we use are electric and electronic components. Components from a manufacturer, which fulfill compliance to SEC "non conflict minerals", are defined in the initial customer BOM, made by our valuable customer, during the development and release of their end product.

When we order components, we will clearly request that the parts need to fulfill SEC "none conflict minerals" compliance on the order. If it is not ok, the supplier has to inform us about the problem. It is certain that challenges lie ahead for our suppliers in establishing reasonable practices, to break through existing complexities and barriers to information, throughout the "Conflict Minerals" supply chain. As subcontractor we have no knowledge from which locations the ores are mined, which are used in the components of our suppliers.

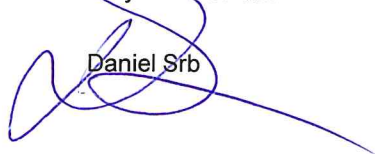
During income inspection of the components, we check the delivered part number versus the requested one in the order. On that way we can guarantee, that we use the correct manufacturer parts as requested in the initial BOM. If parts are chosen in the initial BOM by our customer, which fulfill SEC "non conflict minerals" requirements, the end product will fulfill this request.

Please find in att. the updated CMRT document related to 'Conflict Minerals' this analyzes is purely related to the 'Jablo PCB manufacturing processes'. Components chosen by our customer are not taken into account in the exercise.

If you would see the need that this exercise needs to be extended on your BOM level, than this can be handled via our Sales Department, for which Jablo PCB can provide you an offer.

Thank you for your cooperation and understanding.

Declared by Process QM



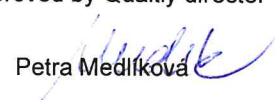
Daniel Srb



JABLOTRON a.s.
Pod Skalkou 4567/33
466 01 Jablonec n. N.
DIČ: CZ28668715 [15]

Date: 01/01/2025

Approved by Quality director



Petra Medlíková