

ABSOPULSE Electronics Ltd.

ENVIRONMENTAL COMPLIANCE / CONFLICT MINERALS POLICY

ABSOPULSE Electronics Ltd is dedicated to supporting our customers regarding strict environmental standards.

Our products comply with European RoHS (Restriction of Hazardous Substances) and REACH (Registration, Evaluation, Authorization and Restriction of Chemical substances) Regulations. For customers who need to submit SCIP (Substances of Concern In articles as such or in complex Products) notifications to ECHA, we provide the required information.

Environmental requirements are constantly reviewed to ensure compliance with the most recent version of regulations.

On 22 August 2012 the US Securities and Exchange Commission (SEC) issued a final ruling to implement the disclosure requirements known as Section 1502 of the Dodd-Frank Act or “Conflict Minerals”.

ABSOPULSE Electronics Ltd. is not the direct issuer to the SEC, but we are fully committed to the elimination of “Conflict Minerals” in the supply chain and to building fully compliant products for our customers.

ABSOPULSE Electronics Ltd. has a policy not to use Conflict Minerals sourced from the covered countries as defined by the United States Dodd-Frank Wall Street Reform and Consumer Protection Act of 2010.

We ensure that our suppliers are aware of and comply with ABSOPULSE’s Conflict Minerals policy, and that no “Conflict Minerals” – including gold, tin, tantalum and tungsten – are delivered to ABSOPULSE.

For further information on our environmental compliance and Conflict Minerals policy, please contact us by email abs.environmental@absopulse.com

February 18, 2022