

Diikman Elektrotechniek by Wegastraat 18 5015 BS TILBURG The Netherlands

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| v.K. nr. | 18017478 (Tilburg)  |

K.v.K

BTW nr. NL 001183096.B01 Rek. nr. 34,68,73,592 IBAN NL17 RABO 0346 8735 92 SWIFT RABONL2U

# CERTIFICATE OF COMPLIANCE- RoHS, REACH & CONFLICT **MATERIALS** Declaration

#### **RoHS** declaration

This is to certify that Dijkman Elektrotechniek B.V. catalogue standard products are RoHS 6/6 compliant as of 1/1/2005, and meet the requirements of the current RoHS Directive 2011/65/EU (aka RoHS2) without exemption and the current Administrative Measure on the Control of Pollution Caused by Electronic Information Products regulation (aka China RoHS).

#### **REACH** declaration

This is to certify that Dijkman Elektrotechniek BV catalogue standard products are REACH (Registration, Authorisation and Restriction of Chemicals, European Union Regulation (EC) 1907/2006) compliant.

This includes the following part number(s):

#### All metal/plastic spaces type S and A and nuts type D

## **DESCRIPTION OF CHANGE**

A April 26, 2013 Reviewed, included RoHS-Recast and CE markings and assigned a Form number

B April 24, 2014 Revised Candidate SVHC 151-list addition date under REACH statement. C June 17, 2014 Revised Candidate SVHC 155-list addition date under REACH statement. D January 15, 2015 Revised Candidate SVHC 161-list addition date under REACH statement.

E June 24, 2015 Annex II of the RoHS directive (EU) 2015/863 material compliance which expands the list of restricted substances to 10.

F June 26, 2015 Revised Candidate SVHC 163-list addition date under REACH statement. G December 21, 2015 Revised Candidate SVHC 168-list addition date under REACH statement

H June 26, 2016, Revised Candidate List for eventual inclusion in Annex XIV I January 15, 2018 Revised Candidate SVHC as stated in Article 59(4) of REACH

J June 27, 2018 EU REACH 1907/2006J 191 SVHC

K July 22, 2019 EU RoHS III EU 2015/863

L January 15, 2019 EU REACH 1907/2006J

M July 16, 2019 Revised Candidate SVHC + 4 substances added (201)

N January 2020 Revised Candidate SVHC + 4 substances added (205)

O June 2020 Revised Candidate SVHC + 4 substances added (209)

P January 2021 Revised Candidate SVHC + 2 substances added (211)

Q July 2021 Revised Candidate SVHC + 10 substances added (221)

R Januari 2022 Revised Candidate SVHC + 2 substances added (223)

S June 2022 Revised Candidate SVHC + 1 substances added (224)

### www.dijkman.com



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T January 2023 Revised Candidate SVHC + 1 substances added (233) U June 2023 Revised Candidate SVHC + 2 substances added (235) V:January 2024: Revised Candidate SVHC + 5 substances added (240) W: June 2024: Revised Candidate SVHC + 1 substances added (241) X: November 2024: Revised Candidate SVHC + 1 substances added (242)



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#### **Conflict Minerals Statement**

'Conflict Minerals' refers to minerals or other derivatives (specifically, Tin, Tantalum, Tungsten, and Gold, also known as 3TG) mined in the eastern provinces of the Democratic Republic of the Congo (DRC) and in the adjoining countries where the revenues of the 3TG minerals may be directly or indirectly financing armed groups engaged in civil war resulting in serious social and environmental abuses. In July 2010, the United States passed the Dodd-Frank Financial Reform & Consumer Protection Act, section 1502(b) requiring all US public companies and their suppliers to disclose the chain of custody usage of conflict minerals.

While DIJKMAN ELEKTROTECHNIEK is not subject to SEC reporting, DIJKMAN ELEKTROTECHNIEK fully supports this legislation and its position is to avoid the use of conflict minerals. DIJKMAN ELEKTROTECHNIEK does not procure 3TG minerals directly from mines or smelters; nevertheless, in order to comply with the applicable SEC rules and, just as importantly, to adhere to our company values, DIJKMAN ELEKTROTECHNIEK has begun to embark upon the process of working with our suppliers to ensure that no conflict minerals will be used in our products.

DIJKMAN ELEKTROTECHNIEK is adopting standards in line with the EICC/GeSI and OECD Standard of Diligence, regarding our process to obtain chain of custody declarations from all DIJKMAN ELEKTROTECHNIEK sourced and managed suppliers ensuring transparency in our supply chain. In addition:

• DIJKMAN ELEKTROTECHNIEK expects its suppliers to source materials from socially responsible suppliers.

• DIJKMAN ELEKTROTECHNIEK expects all of its suppliers to comply with the Dodd-Frank regulation (http://www.sec.gov/rules/final/2012/34- 67716.pdf) and provide all necessary declarations.

• Suppliers must pass this requirement through their own supply chain and determine the source of specified minerals.

• Suppliers who are non-compliant to these requirements shall be reviewed by our Purchasing Organization for future business.

This conflict minerals statement is in line with our sustainability commitment.

The signature below verifies that the statements above including but not limited to any material composition data are valid and accurate.

Signature: Date 11/12/2024 (Authorized representative of Dijkman Elektrotechniek B.V.) Name: Marc de Looze Phone: +31 13 536 0144 Title: Director of Quality e-mail: <u>Verkoop@dijkman.com</u>