

## RoHS-Directive, REACH-Regulation, Conflict Minerals statement

Due to the abundance of questions regarding these matters, through a lot of individual customer forms or formats, we would like to take this opportunity to inform you in the form of a general statement regarding our company's policies as well as the commitment of our suppliers.

Capable B.V. has implemented with our suppliers:

- Conflict Minerals (US-Dodd-Frank-Act)
- RoHS III (Restriction of Hazardous Substances) (EU) 2015/863.
- REACH (European Regulation on Registration, Evaluation, Authorization and restriction of Chemicals) (EC) No 1907/2006; the parts are analyzed against 219 Substances of Very High Concern.
- CA Proposition 65
- PFAS substances

and applied its contents to the entire product portfolio.

Products (materials) supplied by us, are finished products which, at use in circumstances for which they are designed and made, will not release substances. Capable B.V. is manufacturer nor importer of substances or preparations and because of this not subject to registration.

On all purchases to our suppliers we explicitly mention our requirements to supply in accordance with the RoHS, REACH and Conflict Minerals guidelines, as well as CA Proposition 65 and PFAS. Whenever the suppliers can't comply to these guidelines, meaning products / materials / raw materials used do not comply to these guidelines, they have to inform us immediately so we can inform our customers.

We trust to have informed you sufficiently and remain,

With kind regards,

CAPABLE B.V.

b/a



M.W.C. van Tilburg  
Managing Director