



Dynics Statements for REACH (SVHC), RoHS, and Conflict Minerals

Statement Concerning REACH (SVHC):

Dynics hereby certifies that all products shipped from Dynics, Inc. meet the requirements for REACH Compliance as defined by European Community Regulation, EC1907/2006. It has been determined that the products we offer are classified as articles by this regulation.

We acknowledge our responsibility in the supply chain to provide information on the composition of articles we supply (Article 33), including confirming the absence or presence of any SVHC (Substance of Very High Concern) when they are present in amounts in excess of 0.1% weight by weight. At present, none of the items we supply contain any SVHC per the latest candidate list as of November 2025 (251 substances) or Annex 17 (78 substances) in concentrations above 0.1% weight by weight utilizing the mass balance method.

It is also our duty to cease shipments of articles containing EU REACH Annex XIV Substances subject to Authorization unless the authorization has been obtained. At present, none of the products we supply contain any of the substances within the 59 entries subject to authorization under EU REACH Annex XIV as published by ECHA with the latest publication date November 2023.

Statement Concerning RoHS:

Dynics confirms that the products we are supplying, ARE COMPLIANT within the restrictions of the (current revision of) EU RoHS Directive 2011/65/EU and 2015/863/EU and EU Commission Decisions / Amendments and EU D-G Environment Guidance documents, regarding content of PBB and PBDE flame retardants, and heavy metals Hg, Cd, and Cr+6, and phthalates. The materials and components, utilized in product construction, are understood to not intentionally contain the restricted flame-retardant materials, phthalates, and heavy metals, and any un-intentional impurity-level content will be within restriction limitations of the (current revision of) EU RoHS Directive 2011/65/EU, 2015/863/EU, and EU Commission Decisions/Amendments and EU D-G Environment Guidance documents.

Statement Concerning Conflict Minerals:

Dynics has been working to remain compliant with HR 4173 (the Dodd-Frank law), specifically with regard to section 1502 – Conflict Minerals. As you are probably aware, beginning May 31, 2014, many of our customers must begin reporting the use of minerals sourced in the Democratic Republic of the Congo (DRC) or an adjoining country. The minerals affected are gold, tin, tantalum, and tungsten. Our products may contain small quantities of gold, tin, and tantalum materials, depending on the configuration. They do not contain the other conflict minerals.

We have completed the process of our annual determination to confirm that none of our products that contain these materials were sourced in DRC or surrounding countries and completed the due diligence on the mining and chain of custody of those minerals. We have done this in order to respond to requests for this information from our customers who are obligated to report under this legislation. This effort is referred to as a Reasonable Country of Origin Inquiry (RCOI). We have completed the process of collecting the appropriate information from our supply chain and will be now in the position to respond to requests by providing EICC-GESI declarations for the products we produce.

We have no reason to believe that any of the materials that we use originated in the DRC or any of the surrounding countries (covered countries) listed in the Dodd-Frank legislation. It is our policy to only source material from “conflict mineral free” suppliers and not to do anything that would directly or indirectly fund the atrocities occurring in the DRC.

We certify that the above statements are true,

Brittney Richey

Product Manager, Dynics Inc.

01/20/2026

Date