

MICRO WIRE INC.

**QP020 – Conflict Minerals Policy**

<i>DOCUMENT APPROVAL RECORD</i>		
<i>REQ' D</i>	<i>APPROVAL SIGNATURE &amp; DATE</i>	
<b>X</b>	<b>QUALITY</b>	
<b>X</b>	<b>PURCHASING</b>	
<b>X</b>	<b>MANAGEMENT</b>	

<b>RELEASE RECORD FOR THIS REV</b>	
<b>REV</b>	<b>RELEASED BY &amp; DATE</b>
<b>A</b>	

*FOR EVERYDAY USE, DOCUMENTS MAY BE PRINTED WITHOUT THIS PAGE*

Section 1502 of the Dodd Frank Act requires all SEC filing companies to identify the source country of any Conflict Minerals (tantalum, tin, tungsten, and gold; collectively known as 3TG) used in products that they manufacture. Although MicroWire and its parent (3C Tae Yang) are not SEC filing companies, MicroWire serves customers who are, and who thus require MicroWire to have a policy regarding Conflict Minerals. In addition, MicroWire supports government, civil society, and industry initiatives to establish a responsible minerals trade in the region and conduct due diligence on their supply chains in order to ensure the minerals they source are not used to finance or benefit armed groups who commit human rights abuses. Therefore, MicroWire voluntarily sets in place this policy to identify the source of purchased materials containing 3TG, and to use Conflict-Free Minerals whenever practicable.

MicroWire will take steps to minimize, or preferably eliminate, the purchase of raw materials, sub-assemblies, or supplies which contain 3TG that directly finance or benefit armed groups in the DRC or an adjoining country. MicroWire will work with suppliers to determine the status of products containing 3TG, and encourage the use of Conflict-Free Minerals in the manufacturing of products which they sell to MicroWire. MicroWire asks that the suppliers flow down this requirement to their relevant sub-tier suppliers. Failure of a supplier to respond in some manner will result in probationary status and ultimately may lead to prohibited (unapproved) status.