

## Environmental Compliance

In coordination with our environmental policy, Nuera Communications is committed to comply with all applicable environmental statutory and regulatory requirements as described in this document.

Nuera has implemented and continues to implement procedures, as may be required, in order to meet or exceed the requirements of the following environmental legislations:

### **RoHS (2011/65/EU – Restriction of Hazardous Substances)**

Nuera products are RoHS compliant in accordance with the RoHS Directive, however:

1. Some older products comply under Exemption 7a, “Lead in high melting temperature type solders” And/or Exemption 7c “Electrical and electronic components containing lead in a glass or ceramic other than dielectric ceramic in capacitors” These exemptions are granted, based on the component manufacturer’s claim to the same exemption, and this shall remain valid unless otherwise specified.
2. CE marking reflects the compliance with this directive.

### **REACH (1907/2006/EC – Registration, Evaluation, Authorization, and restriction of CHemicals)**

To the best of our knowledge, Nuera’ products do not contain any of the current candidate SVHC substances in amounts exceeding 0.1% w/w as defined in legislation. As the SVHC list is updated from time to time we are continually working with our supply chain to verify the accuracy of this statement.

### **WEEE (2012/19/EU – Waste Electrical and Electronic Equipment)**

Nuera is committed to the implementation of the EU WEEE Directive.

1. Nuera has added the crossed-out wheeled bin symbol to the relevant product labels in accordance with the WEEE Directive
2. Nuera has included the following guidance in its manuals: “Pursuant to the WEEE EU Directive electronic and electrical waste must not be disposed of with unsorted waste. Please contact your local recycling authority for disposal of this product.”
3. Check with the relevant authorities if you, or your company, are required to register as the “Producer” in accordance with the local legislation.
4. Should you have any further questions regarding the disposal and treatment of Nuera’ products, please contact Nuera’ channels from which the product was originally purchased.

### **China RoHS (Administrative Measure on the Control of Pollution Caused by Electrical and Electronic Products)**

Nuera’ products comply with the obligatory marking requirements of “China RoHS”).



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**Conflict Minerals Act** (Section 1502 of the Dodd–Frank Wall Street Reform and Consumer Protection Act)

Nuera is in on-going process with its suppliers to verify products are sourced using only 3TGs which are “conflict free”.

**ODS Regulation** (1005/2009/EC – Ozone Depleting Substances)

To the best of our knowledge, no ozone depleting chemicals are used in the manufacturing of Nuera’ products. We are continually monitoring our manufacturing facilities to verify the accuracy of this statement.

**Battery Directive** (2006/66/EC)

Very few Nuera’ products contain batteries and all batteries used in Nuera’ products comply with Directive 2006/66/EC and its amending acts.

**Packaging and Packaging Waste Directive** (94/62/EC)

All packaging materials in use to pack and ship Nuera’ products comply with Directive 94/62/EC and its amending acts. Nuera collects and recycles its packaging materials in the United States and reports the data in full compliance with the US Packaging law requirements.

**Safe Drinking Water and Toxic Enforcement Act of 1986** (Proposition 65)

To the best of our knowledge Nuera products are in compliance with California’s Proposition 65. If we were to determine that any Nuera product poses a risk of exposure to a Proposition 65 listed chemical at a potentially unsafe level, the Company would provide a clear and reasonable warning in accordance with Proposition 65. Nuera will continually monitor the Proposition 65 chemical list and compare any newly listed chemicals with those in our finished product. Any change in conformity will be communicated to our customers.