

23 October 2023

To Whom It May Concern,

Having reviewed Section 889 of the National Defense Authorization Act of 2019, as well as the subsequent revisions to the Federal Acquisition Regulation (specifically changes to 48 CFR Parts 1, 4, 13, 39, and 52), the undersigned attests that, to the best of my knowledge, MicroStrain by HBK is compliant with the requirements set forth.

We have not in the past, nor will we purchase in the future, covered telecommunications equipment and services produced or provided by Huawei Technologies Company or ZTE Corporation (or any subsidiary or affiliate of those entities). Also, we have not purchased in the past, nor will we purchase in the future, certain video surveillance products or telecommunications equipment and and services produced or provided by Hytera Communications Corporation, Hangzhou Hikvision Digital Technology Company, or Dahua Technology Company (or any subsidiary of affiliate of those entities). Finally, we have not in the past, nor will we in the future, purchase any equipment, system, or service that uses covered telecommunications equipment or services as a substantial or essential component of any system, or as critical technology as part of any system.

Additionally, we have put in place an instruction (ISO-000-WI862) to ensure continued compliance through regulatory familiarization and monitoring for additions to the listing via the System for Award Management (SAM), corporate enterprise tracking via an annual assessment of our supply base, and education of impacted employees.

Sincerely,

Authorized Signature:

Bradley Osborne Quality Manager

Tel: (802) 379-7134

Hottinger Bruel & Kjaer Inc.