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UNITED STATES SECURITIES AND EXCHANGE COMMISSION

Washington, D.C. 20549

FORM SD

SPECIALIZED DISCLOSURE REPORT

KONINKLIJKE PHILIPS N.V.

(Exact name of the Registrant as specified in its charter)

ROYAL PHILIPS

(Translation of Registrant's name into English)

The Netherlands (State or other jurisdiction of Incorporation or organization) 001-05146-01 (Commission File Number) None (IRS Employer Identification No.)

Breitner Center, Amstelplein 2, Amsterdam, The Netherlands (Address of principal executive offices)

1096 BC (Zip code)

Marnix van Ginneken, Chief Legal Officer & Secretary to the Board of Management +31 20 59 77232, marnix.van.ginneken@philips.com, Breitner Center Amstelplein 2, 1096 BC Amsterdam, The Netherlands (Name and telephone number, including area code, of the Person to contact in connection with this report.)

Check the appropriate box to indicate the rule pursuant to which this form is being filed, and provide the period to which the information in this form applies:

Rule 13p-1 under the Securities Exchange Act (17 CFR 240.13p-1) for the reporting period from January 1 to December 31, 2015.



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Section 1 - Conflict Minerals Disclosure

Koninklijke Philips N.V. evaluated its current product lines and determined that certain products we manufacture or contract to manufacture contain tin, tungsten, tantalum and/or gold (3TG). We have not been able to confirm the identification of and conflict-free status under the CFSP standards for all smelters used in our supply chain. None of the smelters identified in our supply chain is known to us as sourcing 3TG that directly or indirectly finances or benefits armed groups in the covered countries. As a result we file a Conflict Minerals Report as an Exhibit to this filing.

Conflict Minerals Disclosure

A copy of The Company's Conflict Minerals Report is provided as Exhibit 1.01 hereto and is publicly available at: http://www.philips.com/a-w/about/company/suppliers/supplier-sustainability/our-programs/conflict-minerals.html

Section 2 – Exhibits

Exhibit 1.01 - Conflict Minerals Report as required by Items 1.01 and 1.02 of this Form.

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SIGNATURES

Pursuant to the requirements of the Securities Exchange Act of 1934, the registrant has duly caused this report to be signed on its behalf by the duly authorized undersigned.

KONINKLIJKE PHILIPS N.V. (Registrant)	<u> </u>
/s/ M.J. van Ginneken By (Signature and Title)*	May 31, 2016 (Date)
Marnix van Ginneken, Chief Legal Officer Name and Title (printed)	<u> </u>

* Print name and title of the registrant's signing executive officer under his or her signature.

* * * * *

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Exhibit 1.01

Philips Conflict Minerals Report

This Conflict Minerals Report for Koninklijke Philips N.V. (hereafter "Philips", "we", "us" or "our") covers the reporting period from January 1st to December 31st, 2015, and is presented in accordance with the Securities Exchange Act of 1934, Rule 13p-1 (the "conflict minerals law") and the requirements of Form SD.

This Conflict Minerals Report is filed as Exhibit 1.01 to our Specialized Disclosure Report on Form SD and is also posted on the Philips <u>conflict minerals website</u>.

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The due diligence framework and measures, as set forth in Section 4 of this report have been audited by KPMG, our independent private sector auditor. The audit report is set forth as Exhibit A to this Conflict Minerals Report.



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1. Introduction

The Democratic Republic of the Congo (DRC) and its adjoining countries have significant reserves of tin, tantalum, tungsten and gold (henceforth referred to as "3TG"). All of these minerals are commonly used in the manufacturing of products for the consumer and professional markets. Various parties, including the United States Congress, have expressed concern that the exploitation and trade of conflict minerals by armed groups is helping to finance conflict in the DRC region and is contributing to an emergency humanitarian crisis. The DRC produces 16.68% of the world's tantalum production and about 2% of the world production of tin (source: U.S. Geological Survey – Minerals Commodity Summaries 2016).

In 2010, the Dodd-Frank Wall Street Reform and Consumer Protection Act (the "Act") was enacted. Section 1502 of the Act specifically relates to conflict minerals and, as implemented by Rule 13p-1 under the Securities Exchange Act of 1934, requires registrants (issuers of securities that are required to file periodic reports with the United States Securities and Exchange Commission (SEC)) to make disclosures, for each calendar year, if conflict minerals are necessary to the functionality or production of a product manufactured by the registrant or contracted by the registrant to be manufactured. If the registrant determines, for a calendar year, that conflict minerals are necessary to the functionality or production of a product manufactured by the registrant or contracted by the registrant to be manufactured, the SEC registrant is required to file a Form SD with the SEC for that calendar year. If, after conducting a good faith, reasonable country of origin inquiry, the SEC registrant determines, or has reason to believe, that any of the 3TGs used in connection with the products for which it is responsible may have originated in the Democratic Republic of Congo or an adjoining country, or did not come from recycled or scrap sources, the registrant is required to conduct due diligence on the source and chain of custody of its conflict minerals, following a nationally or internationally recognized framework. If, based on this due diligence, the registrant determines that, or is unable to determine whether, its conflict minerals originated from the Democratic Republic of Congo or an adjoining country, the registrant is also required to file a Conflict Minerals Report.

Philips has concluded, that:

- Philips has manufactured and contracted to manufacture products as to which 3TGs are necessary to the functionality or production; and
- Based on our reasonable country of origin inquiry (RCOI), Philips knows or has reason to believe that a portion of its necessary 3TGs originated or may have originated from the Democratic Republic of Congo or an adjoining country and knows or has reason to believe that they may not be solely from recycled or scrap sources.



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Based on our due diligence measures on the source and chain of custody of those necessary 3TGs used in its products,
 Philips is unable to determine for all 3TGs used in its products whether they originated from the Democratic Republic of Congo or an adjoining country.

As a result, Philips is filing this Conflict Minerals Report with our Form SD to comply with the requirements of Rule 13p-1 of the Securities Exchange Act of 1934.

2. Philips conflict-free minerals program

Philips

Royal Philips (NYSE: PHG, AEX: PHIA) is a leading health technology company focused on improving people's health and enabling better outcomes across the health continuum from healthy living and prevention, to diagnosis, treatment and home care. Philips leverages advanced technology and deep clinical and consumer insights to deliver integrated solutions. The company is a leader in diagnostic imaging, image-guided therapy, patient monitoring and health informatics, as well as in consumer health and home care. Philips Lighting is a global leader in lighting products, systems and services and was listed as a separate entity on **Euronext Amsterdam on** May 27, 2016. Philips Lighting was wholly owned by Philips in the 2015 reporting period and is therefore included in this report.

In 2015 the company was organized around the following three sectors and business groups:

- For the sector Healthcare: Imaging Systems, Customer Services, Healthcare Informatics, Solutions & Services, and Patient Care & Monitoring Solutions,
- For the sector Consumer Lifestyle: Personal Care, Domestic Appliances, and Health & Wellness
- For the sector Lighting: Light Sources & Electronics, Consumer Luminaires, Professional Lighting Solutions & Lumileds

Supply chain characteristics for 3TG

The supply chain for 3TGs consists of many tiers. Before reaching Philips' direct suppliers, 3TGs typically will go from mines to traders, exporters, smelters or refiners (collectively referred to in this report as smelters), alloy producers and component manufacturers, and sometimes intermediate suppliers. One or more of the 3TG metals are contained in the vast majority of Philips products, typically in small quantities. Philips sources products and components from approximately 10,000 first tier suppliers globally. First tier suppliers are those suppliers that Philips selected and with whom we have a direct business relationship. These first tier suppliers may select their suppliers (second tier suppliers), which in turn may have their own group of suppliers (third tier), and so on. In a typical case, there may be seven or more tiers in the supply chain between a 3TG mine and Philips' first tier suppliers. Philips works with and through its first tier suppliers to investigate the deeper levels of our supply chain, in an effort to determine the origin of 3TGs contained in Philips products.



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Simplified supply chain for Philips products:



Typically 7+ tiers between mine and end-user

Philips due diligence program

Due to Philips' position in the supply chain and limited insight in and leverage over the deeper levels of the supply chain, we engage and actively cooperate with other industry members. As encouraged in the second edition of the *Organization for Economic Cooperation and Development Due Diligence Guidance for Responsible Supply Chains of Minerals from Conflict-Affected and High-Risk Areas* (including its supplements on 3TG, referred to in this report as "OECD Guidance"), the internationally recognized standard on which our company's system is based, we support an industry initiative that uses an independent third-party audit to identify smelters and refiners that have systems in place to assure sourcing of only conflict-free materials. That industry initiative is the *EICC and GeSI's Conflict-Free Sourcing Initiative* (CFSI).

The data on which we relied for certain statements in this report was obtained through our membership in the CFSI, using the CFSI Reasonable Country of Origin Inquiry report² (CFSI membership number "PHIL"). We use the tools and programs developed by the CFSI, especially the *Conflict Minerals Reporting Template* (CMRT) and the *Conflict Free Smelter Program* (CFSP).

Philips designed its conflict minerals supply chain due diligence program with reference to the OECD Guidance and the five steps described in the supplements on 3TG.

OECD Step 1: Company Management system

Philips adopted a <u>Position paper on responsible sourcing in relation to conflict minerals</u>³, posted it on the company website and communicated it to all priority suppliers (see below section "OECD Step 2" for definition of priority suppliers). Philips has committed not to purchase raw materials, subassemblies, or supplies which we know contain conflict minerals that directly or indirectly finance or benefit armed groups in the DRC or an adjoining country. Philips program goals as described in the position paper are to encourage the development of European Union initiatives that would:

This list provides country of origin information for smelting and refining facilities that are validated through the Conflict-Free Smelter Program. This data is based on the results of the independent third-party audits is available to CFSI member companies only. The audit standard is developed according to global standards including the OECD Due Diligence Guidance for Responsible Supply Chains of Minerals from Conflict-Affected and High-Risk Areas and the U.S. Dodd-Frank Wall Street Reform and Consumer Protection Act.

The content of any website referred to in this Conflict Minerals Report is included for general information only and is not incorporated by reference in the Conflict Minerals Report or Form SD



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 Minimize the trade in conflict minerals from mines that directly or indirectly finance or benefit armed groups anywhere in the world.

• Enable legitimate minerals from the conflict and high risk regions to enter global supply chains, thereby supporting the economies and the local communities that depend on these exports.

Philips created and maintains an internal conflict minerals team to manage the implementation and progress of our due diligence efforts. The internal team consists of representatives from Procurement at group and sector level, Sustainability, Finance and Control, Legal and the Ethics Office.

Philips established a system of controls and transparency over its 3TG supply chains by creating a process to engage a group of first tier priority suppliers (as defined below) and request them to submit information to Philips using the CMRT⁴. The information submitted by priority suppliers includes information gathered by those suppliers about the smelters identified in their own supply chains. The information was used by Philips to assess due diligence efforts implemented by suppliers, and to identify smelters.

Philips made responsible sourcing of minerals a supplier contract requirement. The Philips <u>Supplier Sustainability Declaration</u> (SSD) includes a provision about Responsible Sourcing of Minerals. The SSD is part of the general conditions of purchase, and of the purchasing agreements signed with suppliers. It requires suppliers to have a policy to reasonably assure that their 3TG does not directly or indirectly finance or benefit armed groups that are perpetrators of serious human rights abuses in the DRC or an adjoining country, and to exercise due diligence on the source and chain of custody.

For first tier suppliers in risk-countries Philips has a supplier sustainability audit program⁵ in place, in which implementation of the SSD is assessed. Conflict minerals Responsible Sourcing of Minerals is one of the topics reviewed in these audits. In case non-conformances are identified during the audit, suppliers are requested to make a corrective action plan and Philips monitors the implementation of this plan until the non-conformance is closed.

Multiple communication channels exist to serve as grievance mechanisms for early-warning risk awareness. Internally, Philips has a hotline available to its personnel to report anonymously possible violations of Philips General Business Principles and other policies. Externally, concerns can be reported via the externally hosted <u>Philips Ethics Line</u>, Philips website and via existing industry grievance mechanisms like ITRI's Tin Supply Chain Initiative (iTSCi).

⁴ The CMRT is a survey tool developed by the CFSI to standardize collection of due diligence information in the supply chain.

More information about the Philips supplier sustainability audit program can be found here: http://www.philips.com/a-w/about/company/supplier-sustainability/our-programs/supplier-sustainability-assessment.html



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OECD Step 2: Risk identification and assessment

Given the size and diversity of our supplier base, we focus our efforts on a group of first tier priority suppliers and work with them to identify the smelters in our supply chain. Priority suppliers are selected based on:

Purchasing spend

The selected priority suppliers cover the top 80% spend of the commodity groups identified by Philips as relevant. Philips uses a system to classify suppliers in commodity groups, for example plastics, packaging, and metals. Philips excluded from the set of "relevant commodity groups" any suppliers in commodity groups for which it is unlikely that one or more of the 3TGs is contained in the products, for example, software suppliers and packaging suppliers.

Usage of 3TG

Suppliers with products that contain a high quantity of 3TG were selected as priority suppliers with a significantly lowered purchasing spend threshold (e.g. solder suppliers). Even if these suppliers are not in the scope of our top 80% spend cut off, we include them based on the 3TG content they supply.

All identified priority suppliers receive a letter formally requesting them to:

- Adopt a policy to reasonably assure that the 3TG in their products does not directly or indirectly finance or benefit armed groups in the DRC or an adjoining country.
- Identify all 3TG smelters in their supply chain. If they don't source directly from smelters, they are asked to pass on this request to their suppliers (who may have to pass it on to their suppliers, until the smelters are identified).
- Cascade the Philips request to only source from CFSP (or equivalent) compliant smelters to their suppliers and ask them to do the same with their next tier partners.
- Report back to Philips by filling in the CMRT.

A Philips conflict minerals helpdesk is available to increase awareness amongst priority suppliers and to help them meet our expectations. Different background and training materials are made available to suppliers. Webinars are organized for suppliers in both English and Chinese.

Philips reviews each received supplier CMRT and assesses whether it meets our acceptance criteria related to completeness, whether the supplier has adopted a conflict-free policy, the supplier's data collection from next tier suppliers, and smelter identification and disclosure. Suppliers with a CMRT that does not meet the acceptance criteria are requested to take corrective actions and update their CMRT accordingly.

We review the supplier CMRTs to determine if there are any findings that indicate a need to conduct further due diligence and gather more detailed information. An example of such a finding is when suppliers indicate that their 3TG metals originate from the DRC or adjoining countries.



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Philips evaluates the smelters identified in the supplier CMRTs based on the information available. Philips uses the Conflict Free Smelter Program (CFSP) compliant and active⁶ smelter list (CFSP recognizes and includes smelters from other lists such as the London Bullion Metal Association (LBMA) and Responsible Jewelry Council (RJC)). If available, we will also use other sources of information to assess potential risk. For example, we may review publicly available reports or direct information that Philips may have about a smelter's sourcing practices.

OECD Step 3: Strategy to respond to identified risks

Progress and findings of the supply chain risk assessment are regularly reported to senior management. The risk management plan adopted by Philips is in accordance with its policy to ultimately discontinue doing business with any supplier found to be purchasing tungsten, tantalum, tin or gold material which directly or indirectly finances or benefits armed groups in the DRC or adjoining countries, after attempts at corrective actions are not successful.

To monitor and track performance of risk management efforts, Philips uses data reported by suppliers in the CMRTs and updates of the CFSP compliant smelter list. The status is discussed internally in monthly reviews with the conflict minerals team and reported to senior management.

We request priority suppliers to update and resend their CMRT when additional information becomes available. When updates are received, the CMRT review step as described above is repeated to assess and mitigate risks.

OECD Step 4: Audits of smelter due diligence practices

The fourth step in the OECD guidance is to carry out independent third-party audits of supply chain due diligence at identified points in the supply chain. Philips is a member of CFSI and uses information provided by the CFSI for this step. As a paying member Philips has access to the CFSI RCOI report data which we use to identify the minerals country of origin and conflict-free status of smelters.

Philips contributes to the CFSI as a member company, and encourages smelters to participate in the CFSP through direct communication and smelter outreach communication.

OECD Step 5: Report annually on supply chain due diligence.

Since 2014, Philips reports annually on supply chain due diligence by filing a Form SD and Conflict Minerals Report with the SEC. Philips has been including certain disclosures about the use of conflict minerals since 2009, even before the SEC's rules first became effective. A dedicated conflict minerals website with information for consumers, customers and suppliers is available. In 2012 Philips was the first company to publish its smelter list, and will continue to regularly update this list as more information becomes available.

⁶ CFSI active smelter and refiners are at various stages of the audit cycle (undergoing or committed to undergo the audit). The full definition of CFSI "active" smelters can be found here: http://www.conflictfreesourcing.org/active-smelters-refiners/



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3. Reasonable Country of Origin Inquiry results

As described above, if, after conducting a good faith, reasonable country of origin inquiry, the SEC registrant determines, or has reason to believe, that any of the 3TG used in connection with the products for which it is responsible may have originated in the Democratic Republic of Congo or an adjoining country, or did not come from recycled or scrap sources, the registrant is required to conduct due diligence on the source and chain of custody of its conflict minerals, following a nationally or internationally recognized framework.

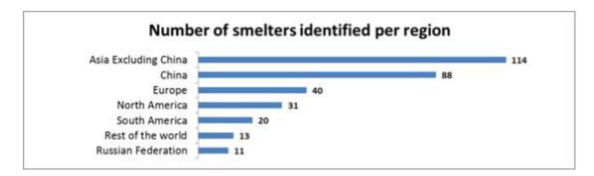
Philips identified 484 priority suppliers and used the data provided by these suppliers in their CMRTs to identify the smelters in the Philips supply chain and that therefore may have been used to process 3TG metals contained in Philips products.

We achieved a 97% response rate in our supply chain investigation and 81% of the submitted CMRTs met or exceeded the Philips 2015 minimum acceptance criteria. Names of 537 different entities were provided to us by priority suppliers as part of their smelter lists.

However, not all of those entities named by the priority suppliers in fact appear to be smelters. We used the "CFSI smelter reference list" and a smelter database available to CFSI members as a reference to determine whether these named entities are recognized as smelters. Out of the 537 names identified and reported to us, we have identified a total of 317 recognized smelters in the supply chain. Philips researched the remaining 220 entities reported to us and concluded that 135 of them are most likely not smelters, or alternatively have discontinued their operations as smelters/refiners. This effort further reduced the number of non-listed smelters to 85. As a result of our focus on improving the smelter data quality received from our suppliers, Philips was able to reduce the number of non-listed smelters from 3,177 reported last year to 85 reported entities in 2015.

Below, we provide information about the 317 recognized smelters. All entities that were not recognized as actively operating smelters on the CFSI smelter reference list have been excluded. We submit this list of non-listed smelters to CFSI in order to improve the coverage and broadening the shared smelter database.

The majority of the smelters identified by our priority suppliers are located in Asia, with 88 smelters in China, followed by Indonesia (44) and Japan (28).





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Results of the RCOI (Reasonable Country of Origin Inquiry)

	Gold	Ta	Tin	Tungsten	Total
Smelters known to source from the DRC	0	23	3	0	26
Smelters known to source from the DRC adjoining countries (not from the DRC itself)	0	30	5	4	39
Smelters known to process only recycled or scrap materials	5	1	3	1	10
Smelters known to source from outside the DRC or adjoining countries	10	44	56	29	139
Smelters that disclosed mineral country of origin to auditors only	68	0	0	0	68
Smelters with unknown mineral origin	50	1	32	19	102

For the 317 identified smelters, we used the CFSI Reasonable Country of Origin Inquiry report. This country of origin data is available for smelters that successfully completed a CFSP audit and chose to disclose their sourcing countries to the CFSI. 68 of the identified CFSP compliant smelters – all gold smelters – chose to disclose their mineral country of origin to the auditors only and *not* make it available for CFSI members.⁷ The table above shows the results of our RCOI.

In the CMRTs received, 175 suppliers indicated that their products contain 3TG metals that originated from the DRC or adjoining countries. We requested these suppliers to disclose to us which smelters were supplying the related minerals, and to provide additional information to confirm the conflict-free status of their supply chains. All 175 suppliers reported the names of smelters known to them to process the 3TG originating from the DRC or adjoining countries, and all these smelters were CFSP compliant.

4. Due diligence framework & measures⁸

Framework

Our conflict minerals due diligence measures for the reporting period of calendar year 2015 have been designed to conform to the OECD Due Diligence Guidance for Responsible Supply Chains of Minerals from Conflict-Affected and High-Risk Areas, Second Edition (2013), as applicable for downstream companies.

Measures

Below is a description of the measures we performed to exercise due diligence on the source and chain of custody of the necessary conflict minerals contained in our products.

• Philips adopted and maintains the position paper on responsible sourcing in relation to conflict minerals

According to the information available on the LBMA website about the update of their protocols, the country of origin information should become available for the next reporting year.

The due diligence framework and measures, as set forth in Section 4 of this report have been audited by KPMG, our independent private sector auditor. The audit report is set forth as Exhibit A to this Conflict Minerals Report.



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 The conflict minerals team met once a month to review progress and results of supplier data collection, supplier due diligence and smelter identification

- In total 9 progress reports were shared with senior management and the main topics addressed included:
 - Progress of CMRT collection from priority suppliers
 - Status of supplier CMRTs meeting our acceptance criteria
 - Observed bottlenecks and resolution paths in getting suppliers to meet our CMRT acceptance criteria
- We reached out to priority suppliers via a supplier letter, explaining our expectations and requesting suppliers to fill out the CMRT. The supplier letter is posted on the company <u>conflict minerals website</u> and was communicated to all priority suppliers.
- We requested that our priority suppliers cascade the Philips request to only source from CFSP (or equivalent) validated smelters to their suppliers and ask them to do the same with their next tier partners in order to steer the supply chain to only use validated smelters.
- We organized supplier webinar trainings in English and Chinese. The goal of the webinars was to raise awareness, explain Philips' expectations towards suppliers regarding conflict minerals, and help suppliers in setting up their own conflict minerals program.
- We requested priority suppliers to investigate their supply chain and report back to Philips using the CMRT. When lack of
 progress was observed in supplier CMRT collection we followed-up with suppliers and sent out multiple reminders via
 email and contacted them by phone.
- We reviewed all received supplier CMRTs to evaluate whether it met our acceptance criteria related to completeness, adoption of a conflict-free policy, data collection from next tier suppliers, and smelter identification and disclosure. Suppliers with a CMRT that did not meet the acceptance criteria did not provide complete information or provided information that was potentially inaccurate, were requested to take corrective actions and update their CMRT accordingly.
- We reviewed the received supplier CMRTs to determine if there were any findings that indicated a need to conduct further due diligence and gather more detailed information and we pursued that course of action in a number of cases.
- We compared smelters identified in supplier CMRTs against the list of smelters that were audited through CFSP or other independent third party audit programs.
- As a member of the CFSI, we leveraged the due diligence conducted on smelters by the CFSI's Conflict-Free Smelter Program (CFSP). This program uses independent third-party auditors to audit the source and chain of custody of the conflict minerals used by smelters that agree to participate in the CFSP.
- We participated in the CFSI working group that contacts smelters and refiners that had not received a "conflict free" designation to encourage their participation in the CFSP or other independent third party audit program
- We published the "Philips Conflict Minerals Declaration" on the company's <u>conflict minerals website</u>, including a list of all smelters identified by our first tier suppliers during 2015.



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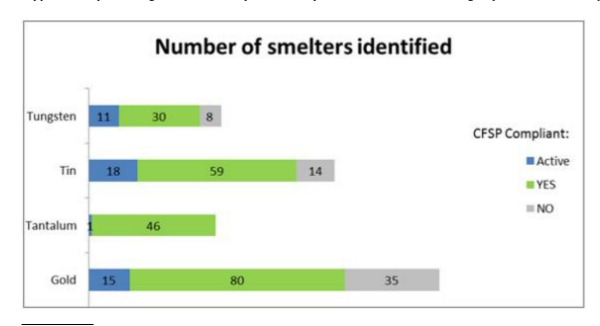
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• We filed our Conflict Minerals Report (and the Exhibits thereto) with the SEC for the reporting period 2013 and 2014 and are filing our Conflict Minerals Report for 2015 on May 31 as Exhibit 1.01 to Form SD and made the report available on our conflict minerals website.

5. Due diligence outcomes

To the best of our knowledge, none of the smelters identified in our supply chain are known to source 3TG that directly or indirectly benefit armed groups in the DRC. 260 (82%) of the 317 smelters identified by Philips participated in the CFSP or equivalent audit program (47 (100%) of tantalum smelters). 215 (68%) of the identified smelters successfully passed the CSFP or equivalent audit, thereby confirming their conflict-free status under those standards. 45 (14%) of identified smelters are in various stages of the audit (so called "CFSI active smelters"). The remaining 57 (18%) identified smelters have not started or completed an independent third party audit to confirm their conflict-free status. Accordingly, the conflict-free status of these 57 unaudited smelters as well as the 45 active smelters who are in various stages of the audit process is reported in this conflict minerals report as undeterminable. Philips did not discontinue business with any suppliers in the reporting period because we did not have a reason to believe that any of our suppliers was purchasing 3TG that directly or indirectly finances or benefits armed groups in the DRC or adjoining countries.



⁹ CFSI active smelter and refiners are at various stages of the audit cycle (undergoing or committed to undergo the audit). The full definition of CFSI "active" smelters can be found here: http://www.conflictfreesourcing.org/active-smelters-refiners/



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6. Determination

We have not been able to confirm the identification of a conflict-free status under the CFSP standards for all smelters used in our supply chain. The number of smelters in our supply chain validated through CFSP or equivalent audit scheme increased substantially compared to the previous years. None of the smelters identified in our supply chain is known to us as sourcing 3TG that directly or indirectly finances or benefits armed groups in the DRC or adjoining countries.

As a result of the due diligence measures performed, Philips provides below the known smelter facilities that may have been used to process 3TG metals contained in Philips products, and their conflict-free status. The conflict-free status is based on the CFSI RCOI report which the CFSI provides to its members. We include the category "CFSI Active" as it shows smelters who committed to or are currently in the process of undertaking an audit. Our list of smelter facilities provided in Section 8 of this Conflict Minerals Report includes all 317 entities that were confirmed to be smelters.

This conflict minerals report covers Philips' entire product portfolio. Given Philips' large product portfolio and extensive supplier base, Philips does not have component level information from all of our 10,000 first tier suppliers, and therefore our approach is to conduct supply chain due diligence and report at the company level for our entire product portfolio, rather than for specific Philips products, which allows us to focus our efforts on building, maintaining, and improving a robust due diligence program that makes a difference for the communities in the DRC or adjoining countries.

7. Steps to improve future due diligence

For the next reporting year, Philips plans to

- Leverage its new position as strategic partner in the European Partnership for Responsible Minerals (ERPM), a public-private cooperation that supports and complements the forthcoming EU conflict minerals legislation. As a strategic partner we will engage in responsible sourcing projects (with a scope broadened to conflict and high-risk areas world-wide as well as wider array of human rights related as well as environmental issues addressed) in order to increase the supply of and the demand for responsibly sourced minerals.
- Continue our engagement with existing industry programs and groups to encourage further adoption, improvement and reliability in relevant programs, tools and standards.
- Continue to reach out to smelters to encourage their participation in relevant responsible sourcing initiatives.
- Continue our work with priority suppliers to
 - help them understand and satisfy Philips responsible sourcing expectations
 - investigate their supply chain and identify smelters
 - confirm the conflict-free status of identified smelters
- Communicate to priority suppliers our expectation that they steer their supply chain towards CFSP (or equivalent) compliant smelters only



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8. List of smelter facilities

The table below represents a consolidated list of smelters (317 in total) identified by Philips' priority suppliers. The results are based on:

- Information provided by our priority suppliers in their CMRTs
- · Smelter database information available to the CFSI members
- CFSI smelter reference list, as included in the CMRT version 4.10 (released April 29, 2016)
- RCOI report provided by the CFSI version May 3rd 2016

Metal	Smelter Name	Smelter ID	CFSP Complaint ¹⁰	CFSI Active
Gold	Advanced Chemical Company	CID000015	no	yes
Gold	Aida Chemical Industries Co., Ltd.	CID000019	yes	no
Gold	Al Etihad Gold Refinery DMCC	CID002560	no	no
Gold	Allgemeine Gold-und Silberscheideanstalt A.G.	CID000035	yes	no
Gold	Almalyk Mining and Metallurgical Complex (AMMC)	CID000041	no	yes
Gold	AngloGold Ashanti Córrego do Sítio Mineração	CID000058	yes	no
Gold	Argor-Heraeus S.A.	CID000077	yes	no
Gold	Asahi Pretec Corp.	CID000082	yes	no
Gold	Asahi Refining Canada Ltd.	CID000924	yes	no
Gold	Asahi Refining USA Inc.	CID000920	yes	no
Gold	Asaka Riken Co., Ltd.	CID000090	yes	no
Gold	Atasay Kuyumculuk Sanayi Ve Ticaret A.S.	CID000103	no	no
Gold	AURA-II	CID002851	no	no
Gold	Aurubis AG	CID000113	yes	no
Gold	Bangalore Refinery	CID002863	no	no
Gold	Bangko Sentral ng Pilipinas (Central Bank of the Philippines)	CID000128	yes	no
Gold	Boliden AB	CID000157	yes	no
Gold	C. Hafner GmbH + Co. KG	CID000176	yes	no
Gold	Caridad	CID000180	no	no
Gold	CCR Refinery - Glencore Canada Corporation	CID000185	yes	no
Gold	Cendres + Métaux S.A.	CID000189	no	yes
Gold	Chimet S.p.A.	CID000233	yes	no
Gold	Chugai Mining	CID000264	no	no
Gold	Daejin Indus Co., Ltd.	CID000328	no	yes
Gold	Daye Non-Ferrous Metals Mining Ltd.	CID000343	no	no

¹⁰ CFSP has mutual audit recognition with LBMA and RJC. This list includes compliant smelters under all 3 schemes.



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FORM SD HTM ESS LON Page 1 of 1 Metal Smelter Name Smelter ID **CFSP** Complaint CFSI Active Gold DODUCO GmbH CID000362 yes no Gold Dowa CID000401 yes no Gold DSC (Do Sung Corporation) CID000359 no yes Gold Eco-System Recycling Co., Ltd. CID000425 yes no Gold Elemetal Refining, LLC CID001322 yes no **Emirates Gold DMCC** CID002561 Gold yes no Gold Faggi Enrico S.p.A. CID002355 no yes Gold Fidelity Printers and Refiners Ltd. CID002515 no no Gold Gansu Seemine Material Hi-Tech Co., Ltd. CID000522 no no Gold Geib Refining Corporation CID002459 no yes Gold Great Wall Precious Metals Co., Ltd. of CBPM CID001909 no no Guangdong Jinding Gold Limited Gold CID002312 no no Gold Guoda Safina High-Tech Environmental Refinery Co., Ltd. CID000651 no no Hangzhou Fuchunjiang Smelting Co., Ltd. Gold CID000671 no no Gold Heimerle + Meule GmbH CID000694 yes no Heraeus Ltd. Hong Kong CID000707 Gold yes no Gold Heraeus Precious Metals GmbH & Co. KG CID000711 yes no Hunan Chenzhou Mining Co., Ltd. CID000767 Gold no no Gold Hwasung CJ Co., Ltd. CID000778 no no Inner Mongolia Qiankun Gold and Silver Refinery Share Co., Ltd. CID000801 Gold yes no Gold Ishifuku Metal Industry Co., Ltd. CID000807 yes no Gold Istanbul Gold Refinery CID000814 yes no Japan Mint CID000823 Gold yes no Jiangxi Copper Co., Ltd. CID000855 Gold yes no JSC Ekaterinburg Non-Ferrous Metal Processing Plant CID000927 Gold yes no Gold JSC Uralelectromed CID000929 yes no Gold JX Nippon Mining & Metals Co., Ltd. CID000937 yes no Gold Kaloti Precious Metals CID002563 no no Kazakhmys Smelting LLC CID000956 Gold no no CID000957 Gold Kazzinc yes no Gold Kennecott Utah Copper LLC CID000969 yes no KGHM Polska Mied? Spó?ka Akcyjna CID002511 Gold no yes Gold Kojima Chemicals Co., Ltd. CID000981 yes no Gold Korea Metal Co., Ltd. CID000988 no no Gold Korea Zinc Co., Ltd. CID002605 no yes Gold Kyrgyzaltyn JSC CID001029 no no L'azurde Company For Jewelry Gold CID001032 no no Gold Lingbao Gold Co., Ltd. CID001056 no no Lingbao Jinyuan Tonghui Refinery Co., Ltd. CID001058 Gold no

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FORM SD LON **HTM ESS** Page 1 of 1 Metal Smelter Name Smelter ID CFSP Complaint CFSI Active Gold LS-NIKKO Copper Inc. CID001078 no yes Luoyang Zijin Yinhui Gold Refinery Co., Ltd. CID001093 Gold no no Gold Materion CID001113 yes no Gold Matsuda Sangyo Co., Ltd. CID001119 yes no Gold Metalor Technologies (Hong Kong) Ltd. CID001149 yes no Metalor Technologies (Singapore) Pte., Ltd. CID001152 Gold yes no Gold Metalor Technologies (Suzhou) Ltd. CID001147 no yes CID001153 Gold Metalor Technologies S.A. yes no Metalor USA Refining Corporation CID001157 Gold yes no Gold Metalúrgica Met-Mex Peñoles S.A. De C.V. CID001161 yes no Gold Mitsubishi Materials Corporation CID001188 yes no Gold Mitsui Mining and Smelting Co., Ltd. CID001193 yes no Gold MMTC-PAMP India Pvt., Ltd. CID002509 yes no Gold Morris and Watson CID002282 no no Moscow Special Alloys Processing Plant Gold CID001204 yes no Gold Nadir Metal Rafineri San. Ve Tic. A.?. CID001220 yes no Gold Navoi Mining and Metallurgical Combinat CID001236 no yes Gold Nihon Material Co., Ltd. CID001259 yes no Gold Ögussa Österreichische Gold- und Silber-Scheideanstalt GmbH CID002779 yes no Gold Ohura Precious Metal Industry Co., Ltd. CID001325 yes no OJSC "The Gulidov Krasnoyarsk Non-Ferrous Metals Plant" (OJSC Gold CID001326 yes no Krastsvetmet) Gold OJSC Novosibirsk Refinery CID000493 yes no PAMP S.A. CID001352 Gold yes no Gold Penglai Penggang Gold Industry Co., Ltd. CID001362 no no Prioksky Plant of Non-Ferrous Metals CID001386 Gold yes no PT Aneka Tambang (Persero) Tbk CID001397 Gold yes no Gold PX Précinox S.A. CID001498 yes no Rand Refinery (Pty) Ltd. CID001512 Gold yes no Gold Remondis Argentia B.V. CID002582 no no Republic Metals Corporation CID002510 Gold yes no Gold Royal Canadian Mint CID001534 yes no Gold SAAMP CID002761 no no Gold Sabin Metal Corp. CID001546 no no Samduck Precious Metals CID001555 Gold no yes CID001562 Gold SAMWON Metals Corp. no no SAXONIA Edelmetalle GmbH CID002777 Gold no yes Schone Edelmetaal B.V. Gold CID001573 yes no SEMPSA Joyería Platería S.A. CID001585 Gold yes no Gold Shandong Tiancheng Biological Gold Industrial Co., Ltd. CID001619 no no

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FORM SD LON HTM ESS Page 1 of 1 Metal Smelter Name Smelter ID **CFSP** Complaint CFSI Active Gold Shandong Zhaojin Gold & Silver Refinery Co., Ltd. CID001622 yes no Gold Sichuan Tianze Precious Metals Co., Ltd. CID001736 yes no Gold Singway Technology Co., Ltd. CID002516 yes no Gold So Accurate Group, Inc. CID001754 no no Gold SOE Shyolkovsky Factory of Secondary Precious Metals CID001756 yes no Solar Applied Materials Technology Corp. Gold CID001761 yes no Sudan Gold Refinery Gold CID002567 no no Gold Sumitomo Metal Mining Co., Ltd. CID001798 yes no Gold T.C.A S.p.A CID002580 yes no Tanaka Kikinzoku Kogyo K.K. Gold CID001875 yes no Gold The Refinery of Shandong Gold Mining Co., Ltd. CID001916 yes no Gold Tokuriki Honten Co., Ltd. CID001938 yes no Gold Tongling Nonferrous Metals Group Co., Ltd. CID001947 no no Gold Tony Goetz NV CID002587 no no Torecom Gold CID001955 no yes Umicore Brasil Ltda. Gold CID001977 yes no Gold Umicore Precious Metals Thailand CID002314 yes no Gold Umicore S.A. Business Unit Precious Metals Refining CID001980 yes no United Precious Metal Refining, Inc. Gold CID001993 yes no Gold Valcambi S.A. CID002003 yes no CID002030 Gold Western Australian Mint trading as The Perth Mint yes no Gold WIELAND Edelmetalle GmbH CID002778 no yes Gold Yamamoto Precious Metal Co., Ltd. CID002100 yes no Gold Yokohama Metal Co., Ltd. CID002129 yes no Gold Yunnan Copper Industry Co., Ltd. CID000197 no no Gold Zhongyuan Gold Smelter of Zhongjin Gold Corporation CID002224 yes no Zijin Mining Group Co., Ltd. Gold Refinery Gold CID002243 yes no Tantalum Zhuzhou Cemented Carbide CID002232 yes no Tantalum Yichun Jin Yang Rare Metal Co., Ltd. CID002307 yes no Tantalum XinXing HaoRong Electronic Material Co., Ltd. CID002508 yes no Ulba Metallurgical Plant JSC Tantalum CID001969 yes no Tantalum Tranzact, Inc. CID002571 yes no Tantalum Telex Metals CID001891 yes no Tantalum Taki Chemicals CID001869 yes no Tantalum Solikamsk Magnesium Works OAO CID001769 yes no Tantalum RFH Tantalum Smeltry Co., Ltd. CID001522 yes no Tantalum Resind Indústria e Comércio Ltda. CID002707 yes no

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yes

no

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FORM SD HTM ESS LON Page 1 of 1 Metal Smelter Name Smelter ID CFSP Complaint CFSI Active VQB Mineral and Trading Group JSC Tin CID002015 yes no Tuyen Quang Non-Ferrous Metals Joint Stock Company CID002574 Tin no yes Tin CID001898 Thaisarco yes no Tin Soft Metais Ltda. CID001758 yes no Operaciones Metalurgical S.A. CID001337 Tin yes no CID001539 Tin Rui Da Hung no yes Tin Resind Indústria e Comércio Ltda. CID002706 yes no Tin PT Wahana Perkit Jaya CID002479 yes no Tin PT Tommy Utama CID001493 yes no Tin Jiangxi Ketai Advanced Material Co., Ltd. CID000244 yes no PT Tirus Putra Mandiri Tin CID002478 no no Tin PT Tinindo Inter Nusa CID001490 yes no Tin PT Timah (Persero) Tbk Mentok CID001482 yes no PT Timah (Persero) Tbk Kundur CID001477 Tin yes no Tin PT Sumber Jaya Indah CID001471 yes no PT Sukses Inti Makmur Tin CID002816 yes no Tin PT Stanindo Inti Perkasa CID001468 yes no Tin PT Seirama Tin Investment CID001466 no no Tin PT Sariwiguna Binasentosa CID001463 yes no Tin PT Refined Bangka Tin CID001460 yes no Tin PT Prima Timah Utama CID001458 yes no Tin PT Pelat Timah Nusantara Tbk CID001486 no no Tin PT Panca Mega Persada CID001457 yes no Tin PT Mitra Stania Prima CID001453 yes no Tin PT Kijang Jaya Mandiri CID002829 no yes Tin PT Karimun Mining CID001448 yes no Tin PT Justindo CID000307 yes no PT Inti Stania Prima Tin CID002530 yes no PT Fang Di MulTindo Tin CID001442 no no Tin PT Eunindo Usaha Mandiri CID001438 yes no PT DS Jaya Abadi CID001434 Tin yes no PT Cipta Persada Mulia Tin CID002696 yes no Tin PT Bukit Timah CID001428 yes no Tin PT BilliTin Makmur Lestari CID001424 yes no PT Belitung Industri Sejahtera Tin CID001421 yes no PT Bangka Tin Industry Tin CID001419 yes no Tin PT Bangka Timah Utama Sejahtera CID001416 no no PT Bangka Prima Tin CID002776 Tin yes no Tin PT Bangka Kudai Tin CID001409 no no PT Babel Inti Perkasa Tin CID001402 yes no Tin PT ATD Makmur Mandiri Jaya CID002503

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Tin

Cooperativa Metalurgica de Rondônia Ltda.

CID000295

yes

no



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Metal	Smelter Name	Smelter ID	CFSP Complaint	CFSI Active
Tin	CNMC (Guangxi) PGMA Co., Ltd.	CID000278	no	no
Tin	China Tin Group Co., Ltd.	CID001070	yes	no
Tin	Chenzhou Yunxiang Mining and Metallurgy Co., Ltd.	CID000228	no	yes
Tin	An Thai Minerals Co., Ltd.	CID002825	no	yes
Tin	An Vinh Joint Stock Mineral Processing Company	CID002703	no	yes
Tin	Alpha	CID000292	yes	no
Tin	Metallo-Chimique N.V.	CID002773	yes	no
Tin	Gejiu Jinye Mineral Company	CID002859	no	yes
Tungs	sten Xinhai Rendan Shaoguan Tungsten Co., Ltd.	CID002095	yes	no
Tungs	sten Xinfeng Huarui Tungsten & Molybdenum New Material Co., Ltd.	CID002830	no	yes
Tungs	sten Xiamen Tungsten Co., Ltd.	CID002082	yes	no
Tungs	sten Woltech Korea Co., Ltd.	CID002843	no	yes
Tungs	sten Wolfram Bergbau und Hütten AG	CID002044	yes	no
Tungs	sten Vietnam Youngsun Tungsten Industry Co., Ltd.	CID002011	yes	no
Tungs	sten Tejing (Vietnam) Tungsten Co., Ltd.	CID001889	yes	no
Tungs	sten South-East Nonferrous Metal Company Limited of Hengyang City	CID002815	no	yes
Tungs	sten Sanher Tungsten Vietnam Co., Ltd.	CID002538	no	no
Tungs	sten Pobedit, JSC	CID002532	no	no
Tungs	sten Philippine Chuangxin Industrial Co., Inc.	CID002827	yes	no
Tungs	sten Nui Phao H.C. Starck Tungsten Chemicals Manufacturing LLC	CID002543	yes	no
Tungs	sten Niagara Refining LLC	CID002589	yes	no
Tungs	sten Moliren Ltd	CID002845	no	yes
Tungs	sten Malipo Haiyu Tungsten Co., Ltd.	CID002319	yes	no
Tungs	sten Kennametal Huntsville	CID000105	yes	no
Tungs	sten Kennametal Fallon	CID000966	no	yes
Tungs	sten Jiangxi Yaosheng Tungsten Co., Ltd.	CID002316	no	yes
Tungs	sten Jiangxi Xiushui Xianggan Nonferrous Metals Co., Ltd.	CID002535	yes	no
Tungs	sten Jiangxi Xinsheng Tungsten Industry Co., Ltd.	CID002317	no	yes
Tungs	sten Jiangxi Tonggu Non-ferrous Metallurgical & Chemical Co., Ltd.	CID002318	no	yes
Tungs	sten Jiangxi Gan Bei Tungsten Co., Ltd.	CID002321	yes	no
Tungs	sten Jiangxi Dayu Longxintai Tungsten Co., Ltd.	CID002647	no	yes
Tungs	sten Jiangwu H.C. Starck Tungsten Products Co., Ltd.	CID002551	no	yes
Tungs	sten Japan New Metals Co., Ltd.	CID000825	yes	no
Tungs	sten Hydrometallurg, JSC	CID002649	yes	no
Tungs	sten Hunan Chunchang Nonferrous Metals Co., Ltd.	CID000769	yes	no



LANFBU-MWE-XNOWWRcantdOln **PHILIPS** RR Donnelley ProFile 31-May-2016 08:48 EST 189292 EX1 01 **FORM SD** HTM ESS LON Page 1 of 1 Metal Smelter Name Smelter ID **CFSP** Complaint CFSI Active Hunan Chuangda Vanadium Tungsten Co., Ltd. Yanglin Tungsten CID002578 no no Hunan Chuangda Vanadium Tungsten Co., Ltd. Wuji Tungsten CID002579 yes no Hunan Chenzhou Mining Co., Ltd. Tungsten CID000766 yes no H.C. Starck Smelting GmbH & Co.KG CID002542 Tungsten yes no Tungsten H.C. Starck GmbH CID002541 yes no Tungsten Guangdong Xianglu Tungsten Co., Ltd. CID000218 yes no Tungsten Global Tungsten & Powders Corp. CID000568 yes no Tungsten Ganzhou Yatai Tungsten Co., Ltd. CID002536 yes no Tungsten Ganzhou Seadragon W & Mo Co., Ltd. CID002494 yes no Tungsten Ganzhou Non-ferrous Metals Smelting Co., Ltd. CID000868 no no Tungsten Ganzhou Jiangwu Ferrotungsten Co., Ltd. CID002315 yes no Ganzhou Huaxing Tungsten Products Co., Ltd. CID000875 Tungsten yes no Ganxian Shirui New Material Co., Ltd. CID002531 Tungsten no no Fujian Jinxin Tungsten Co., Ltd. CID000499 Tungsten yes no A.L.M.T. TUNGSTEN Corp. Tungsten CID000004 yes no Tungsten Dayu Weiliang Tungsten Co., Ltd. CID000345 no no Dayu Jincheng Tungsten Industry Co., Ltd. Tungsten CID002518 no no Tungsten Chongyi Zhangyuan Tungsten Co., Ltd. CID000258 yes no Tungsten Chenzhou Diamond Tungsten Products Co., Ltd. CID002513 yes no Tungsten Asia Tungsten Products Vietnam Ltd. CID002502 yes no ACL Metais Eireli CID002833 Tungsten no yes Jiangxi Minmetals Gao'an Non-ferrous Metals Co., Ltd. CID002313 Tungsten no no

9. Independent private sector audit

We obtained an independent private sector audit of whether the design of our due diligence framework (as described in section 4) conforms to a recognized due diligence framework and whether our description of the due diligence in the Conflict Minerals Report (as described in section 4) is consistent with the due diligence measures we undertook. This report is set forth as Exhibit A to this report.

10. Data sources used

- CFSI Reasonable Country of Origin Inquiry report version May 3rd 2016
- CMRTs received from priority suppliers until April 2015
- CFSI smelter reference list, as included in the CMRT version 4.10 (released April 29, 2016)
- Smelter database information available to the CFSI members



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11. Abbreviations

Abbreviation	Term
3TG	Tin, tantalum, tungsten, and gold
CFSI	Conflict Free Sourcing Initiative
CFSP	Conflict Free Smelter Program
CMRT	CFSI Conflict Minerals Reporting Template
EICC	Electronics Industry Citizenship Coalition
Form SD	Specialized Disclosure Form
GeSI	Global e-Sustainability Initiative
OECD	Organization for Economic Cooperation and Development
RCOI	Reasonable Country of Origin Inquiry
SEC	Securities and Exchange Commission
SSD	Supplier Sustainability Declaration

Exhibit A

Independent Accountants Report

To the Supervisory Board and Shareholders of Koninklijke Philips N.V.:

We have examined:

- whether the design of Koninklijke Philips N.V (the "Company") due diligence framework as set forth in paragraph "Framework" of section 4 Due diligence framework & measures of the Conflict Minerals Report for the reporting period from January 1 to December 31, 2015, is in conformity, in all material respects, with the criteria set forth in the Organisation of Economic Co-Operation and Development *Due Diligence Guidance for Responsible Supply Chains of Minerals from Conflict-Affected and High-Risk Areas*, Second Edition 2013 ("OECD Due Diligence Guidance"), and
- whether the Company's description of the due diligence measures it performed, as set forth in paragraph "Measures" of section 4 Due diligence framework & measures of the Conflict Minerals Report for the reporting period from January 1 to December 31, 2015, is consistent, in all material respects, with the due diligence process that the Company undertook.

Management is responsible for the design of the Company's due diligence framework and the description of the Company's due diligence measures set forth in the Conflict Minerals Report, and performance of the due diligence measures. Our responsibility is to express an opinion on the design of the Company's due diligence framework and on the description of the due diligence measures the Company performed, based on our examination.

Our examination was conducted in accordance with attestation standards established by the American Institute of Certified Public Accountants and the standards applicable to attestation engagements contained in *Government Auditing Standards*, issued by the Comptroller General of the United States, and, accordingly, included examining, on a test basis, evidence about the design of the Company's due diligence framework and the description of the due diligence measures the Company performed, and performing such other procedures as we considered necessary in the circumstances. We believe that our examination provides a reasonable basis for our opinion.



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Our examination was not conducted for the purpose of evaluating:

- The consistency of the due diligence measures that the Company performed with either the design of the Company's due diligence framework or the OECD Due Diligence Guidance;
- The completeness of the Company's description of the due diligence measures performed;
- The suitability of the design or operating effectiveness of the Company's due diligence process;
- Whether a third party can determine from the Conflict Minerals Report if the due diligence measures the Company performed are consistent with the OECD Due Diligence Guidance;
- The Company's reasonable country of origin inquiry (RCOI), including the suitability of the design of the RCOI, its operating effectiveness, or the results thereof; or
- The Company's conclusions about the source or chain of custody of its conflict minerals, those products subject to due diligence, or the DRC Conflict Free status of its products.

Accordingly, we do not express an opinion or any other form of assurance on the aforementioned matters or any other matters included in any section of the Conflict Minerals Report other than section 4 Due diligence framework & measures.

In our opinion,

- the design of the Company's due diligence framework with respect to the reporting period from January 1 to December 31, 2015, as set forth in paragraph "Framework" of section 4 Due diligence framework & measures of the Conflict Minerals Report is in conformity, in all material respects, with the criteria set forth in the OECD Due Diligence Guidance that the Company used, and
- the Company's description of the due diligence measures it performed as set forth in paragraph "Measures" of section 4 Due diligence framework & measures of the Conflict Minerals Report with respect to the reporting period from January 1 to December 31, 2015, is consistent, in all material respects, with the due diligence process that the Company undertook.

Amsterdam, The Netherlands

May 31, 2016

/s/ KPMG Accountants N.V.