

NDAА Declaration

I, **Jozef Rodina**, CEO of **Airvolute s.r.o.**, Mikovíniho 217/4, Trnava 917 01, Slovakia, European Union, declare the following:

Airvolute s.r.o. is a company based in Slovakia with ownership exclusively in Slovakia.

This declaration refers to the products listed in the separate table below.

Airvolute s.r.o. declares the following regarding the parts listed in this documentation:

1. The parts do not contain critical components from any covered foreign entity.
2. The parts are not manufactured by a covered foreign entity.
3. Airvolute Ltd is a Slovak company with no covered foreign ownership.
4. All the products are manufactured in the Slovak Republic, a member of NATO and the European Union.

Signed,
Jozef Rodina
CEO, Airvolute s.r.o.
Mikovíniho 217/4
Trnava 917 01
Slovakia, European Union

Product Compliance with NDAA 2020

Product Name	Country of Origin	Compliance with Section 848 NDAA 2020
DroneCore 1.2 Pilot	Slovakia	Yes
DroneCore 1.2 Power	Slovakia	Yes
DroneCore 2.0 Pilot	Slovakia	Yes
DroneCore 2 PDB	Slovakia	Yes
DroneCore 2 Extension board	Slovakia	Yes
DroneCore 2.0 VTOL 100V	Slovakia	Yes



Section 848 of the FY2020 NDAA

<https://www.govinfo.gov/content/pkg/PLAW-116publ92/html/PLAW-116publ92.htm>

SEC. 848. <<NOTE: 10 USC 2302 note.>> PROHIBITION ON OPERATION OR
PROCUREMENT OF FOREIGN-MADE UNMANNED
AIRCRAFT SYSTEMS.

(a) Prohibition on Agency Operation or Procurement.--The Secretary of Defense may not operate or enter into or renew a contract for the procurement of--

(1) a covered unmanned aircraft system that--

(A) is manufactured in a covered foreign country or by an entity domiciled in a covered foreign country;

(B) uses flight controllers, radios, data transmission devices, cameras, or gimbals manufactured in a covered foreign country or by an entity domiciled in a covered foreign country;

(C) uses a ground control system or operating software developed in a covered foreign country or by an entity domiciled in a covered foreign country; or

(D) uses network connectivity or data storage located in or administered by an entity domiciled in a covered foreign country; or

(2) a system manufactured in a covered foreign country or by an entity domiciled in a covered foreign country for the detection or identification of covered unmanned aircraft systems.

(b) Exemption.--The Secretary of Defense is exempt from the restriction under subsection (a) if the operation or procurement is for the purposes of--

(1) Counter-UAS surrogate testing and training; or

(2) intelligence, electronic warfare, and information warfare operations, testing, analysis, and training.

(c) Waiver.--The Secretary of Defense may waive the restriction under subsection (a) on a case by case basis by certifying in writing to the congressional defense committees that the operation or procurement is required in the national interest of the United States.

(d) Definitions.--In this section:

(1) Covered foreign country.--The term ``covered foreign country'' means the People's Republic of China.

(2) Covered unmanned aircraft system.--The term ``covered unmanned aircraft system'' means an unmanned aircraft system and



any related services and equipment.