

SUPPLIER ENGAGEMENT DECLARATION REGARDING ROHS DIRECTIVE

As a component unusable individually without another equipment, the Directive 2011/65/EU and its latest amendments are not legally applicable to the SIB products, in accordance with article 2 (4) of this Directive.

In agreement with the latest legislation 2017/2102 and the recent delegated directives, particularly those designated 2015/863 and more commonly referred to as the RoHS 3 amending Annex II to Directive 2011/65/EU, we confirm in order to satisfy to the needs of clients, that the SIB products are free of the following substances above the maximum concentration values tolerated:

- Lead : see comment below
- Cadmium (0,01 %)
- Mercury (0,1 %)
- Hexavalent chromium (0,1 %)
- Polybrominated biphenyls (PBB) (0,1 %)
- Polybrominated diphenyl ethers (PBDE) (0,1 %)
- Bis(2-ethylhexyl) phthalate (DEHP) (0,1 %)
- Butyl benzyl phthalate (BBP) (0,1 %)
- Dibutyl phthalate (DBP) (0,1 %)
- Diisobutyl phthalate (DIBP) (0,1 %)

With regard to lead, he is the only substance RoHS in implementing of our products through our profiles brass CW614 N.

In our case, the lead is nothing short of an element of copper alloy to less than 4% in weight. In according to Annex III, case 6c, it is exempt from the disposition of Article 4 (1) of this Directive.

We remain at your disposal for further information and please accept, dear Customer, yours sincerely.

By: UREK josua, Certifications, Standardisations Manager