

Pepperl+Fuchs SE • 68307 Mannheim • Germany

Pepperl+Fuchs **Global Procurement Development** 

materialcompliance@de.pepperl-fuchs.com

23-Mar-23

### Supplier statement concerning 2011/65/EU, 2015/863EU (ROHS2.0, ROHS2.1) and EC 1907/2006 (REACH)

Dear Sir or Madam

We are the parent company of the Pepperl+Fuchs Group. We and our affiliated companies produce inter alia for customers in the European market. Products to be sold in the European market are regulated by various legal regulations, directives, standards and norms, especially environmental and material related ones, for example, but not limited to EU directive 2011/65/EU (ROHS2) and the regulation EC No 1907/2006 (REACH).

Therefore also the products and materials which we buy from your company and which we build in our products have to comply with the following applicable European regulations, directives, standards and norms. Applicable regulations are available under the following links.

### REACH

Regulation (EC) No 1907/2006 OF THE EUROPEAN PARLIAMENT AND OF THE COUNCIL of 18 December 2006 http://eur-lex.europa.eu/

### **ECHA**

European Chemical Agency http://echa.europa.eu/de/

### ROHS2.0 and ROHS2.1

Directive 2011/65/EU OF THE EUROPEAN PARLIAMENT AND OF THE COUNCIL of 8 June 2011 http://eur-lex.europa.eu/

Directive 2015/863/EU OF THE EUROPEAN PARLIAMENT AND OF THE COUNCIL of 31 March 2015 http://eur-lex.europa.eu/

Due to the fact that we are not able to verify with reasonable efforts the compliance of products delivered by your company with these regulations we rely on your complete and truthful information. As long as we have no information to the contrary from your company we assume, that all products or substances delivered to us fulfill the mentioned regulations, directives, standards and norms applicable on such products.

Pepperl+Fuchs SE

## **PEPPERL+FUCHS**

Therefore we expect from you as our supplier to make sure that the products delivered to us

- 1. <u>do not contain</u> so called "forbidden substances" named in the EU directive 2011/65/EU and 2015/863/EU (ROHS2.0 and ROHS2.1) of Annex II,
- do not contain any substances of the so called REACH candidate list of "Substance of Very High Concern" contained in the Regulation No 1907/2006 (REACH) in concentration >0.1% w/w (actual substance list of the European Chemicals Agency ECHA (SVHC-List))
- 3. <u>do not contain</u> any substances from the Annex XIV or XVII of Regulation EC No 1907/2006 (REACH)

We rely on you that in case that deliveries to us should contain any of the substances mentioned in the regulations 1 to 3 above, especially notifiable or regulated substances, you will inform P+F immediately, completely and continuously. Immediate information must be given in the case of any changes in the composition of products as well as any changes in product relevant regulations, directives, standards and norms.

If you have any information about substances named in the regulations 1 to 3 above contained in your products listed in Table 1 below we call on you to inform us accordingly by using the Table 2 attached to this letter.

Please be aware that lead (Pb) is on the candidate list since June 2018 and must be reported, in respect of Art. 33.

We kindly make you aware of the decision from the European Court of Justice from 10.09.2015 concerning the interpretation "once an article ever an article" and the obligation of the communication of SVHC (<u>EU-Juris-Link</u>).

We are looking forward to getting your answer in the next two weeks. Please send all information back to the parent company.

For any technical inquiries please refer to Mr. Dr. Guerlin under following phone no. +49 621 776 1235 or mail to <u>materialcompliance@de.pepperl-fuchs.com</u>.

Yours sincerely,

V. M. Traute

i.V. Michael Trautmann Senior Manager Purchasing

Dr. Thomas Guerlin

i.A. Dr. Thomas Guerlin Components Management

# PEPPERL+FUCHS

Your automation, our passion.

## Supplier statement concerning 2011/65/EU, 2015/863EU (ROHS2.0, ROHS2.1), EC 1907/2006 (REACH)

Please send back via mail to: <u>materialcompliance@de.pepperl-fuchs.com</u>

or: Pepperl+Fuchs SE Lilienthalstraße 200 68307 Mannheim Germany

Name of Supplier	Street	
P+F Supplier No.	Post Code City	
Name Person Responsible	Country	
Mail Person Responsible		

We declare that our products named in table 1 delivered to the P+F group:

#### Table 1

P+F Item No	Supplier Item No	Description	Supplier No	

Pepperl+Fuchs SE

Lilienthalstraße 200 • 68307 Mannheim • Germany • Telefon: +49 621 776-0 • Telefax: +49 621 776-1000 • <u>www.pepperl-fuchs.com</u> • <u>info@de.pepperl-fuchs.com</u> Board Members: Dr.-Ing. Gunther Kegel (Chairman), Werner Guthier (Deputy Chairman), Mehmet Hatiboglu, Lutz Liebers, Reiner Müller, Florian Ochs Chairwomen of the Supervisor Board: Monika Müller-Michael • Registration Court: AG Mannheim HRB 733897 • VAT reg. No.: DE 143877372 Bank Account: Commerzbank AG • IBAN: DE98670800500685472200 • BIC: DRESDEFF670 • Deutsche Bank AG • IBAN: DE73670700100553270000 • BIC:DEUTDESMXXX



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Do not contain	
Contain without exemption	forbidden substances named in EU directive 2011/65/EU (ROHS2.0) in respect of homogeneous material, otherwise we declare any used exemption of ROHS2 Annex III and IV in the table 2 below.
Contain with exemption	
Do not contain	hazardous Phthalates
Contain without exemption	<ul> <li>Bis(2-ethylhexyl) phthalate (DEHP),</li> <li>Benzyl butyl phthalate (BBP),</li> <li>Dibutyl phthalate (DBP) and</li> </ul>
Contain with exemption	<ul> <li>Diisobutyl phthalate (DIBP) named in EU directive 2011/65/EU (ROHS2.0) and 2015/863/EU (ROHS2.1) Annex II, otherwise we declare any used exemption of ROHS2.0 and ROHS2.1 Annex III and IV in the table 2 below.</li> </ul>
Do not contain	any substances of the candidate list of "Substance of Very High Concern" named in the Regulation No.
<u>Contain</u>	1907/2006/EC (REACH) (actual substance list of the European Chemicals Agency ECHA (SVHC-List)), otherwise we declare the substances in the table 2 below.
Do not contain	any substances named in the Annex XIV or XVII of the regulation No 1907/2006/EC (REACH) otherwise we
<u>Contain</u>	declare the substances via EC and/or CAS No. in the table 2 below.

Please declare by ticking corresponding boxes.



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This declaration applies to the products named above, except products named in the table 2 below.

### Table 2

P+F Item No	Supplier item No	Description	ROHS2/2.1 exemption	Net weight product [g]	Name of SVHC EC/CAS number	Mass of SVHC in product [g]	Concentration of SVHC in %w/w	Substitution product

By signing the declaration we confirm that we take into account of the decision of European Court of Justice from 10.09.2015 (EU-Juris-Link).

We are aware that lead (Pb) is on the candidate list since June 2018 and must be reported, in respect of Art. 33.

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Date

Name in plain text

Signature & company stamp

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