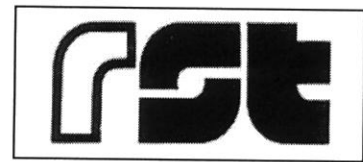


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High precision wire since 1965

**Subject:** EU-Regulation (EC) No. 2011/65 (ROHS)

Dear Ladies and Gentlemen,

Thank you for your enquiry regarding the environmental compatibility of our products. In accordance with our environmental policy, we are particularly committed to the topic of legal compliance and adherence to the regulations on pollutants / hazardous substances; the so-called material compliance.

We would like to inform you about the European EU Directive 2011/65/EU on the restriction of certain hazardous substances in electrical and electronic equipment (English: Restriction of Hazardous Substances, abbreviated to "RoHS"), the amendment by EU Directive 2015/863 in 2015 (including the inclusion of some plasticisers, the phthalates) and the respective national implementation regulations (e.g. in Germany: ElektroStoffV) as follows:

- Our company is NOT a manufacturer of electrical and electronic equipment in the sense of ROHS and the listed equipment categories, thus we do not formally fall under the requirements of ROHS and are a so-called non-scope company.
- The ROHS or the ElektroStoffV applicable to Germany limits the use and regulates the limits for a handful of different substances, including heavy metals, plasticisers and flame retardants (Cd, Pb, HG, Cr VI, PBB, PBDE, DEHP, DEHP, BBP, DBP, DIBP).
- Our company may be a part / component of one of the 11 categories of equipment subject to ROHS (e.g. household appliances, consumer electronics, medical devices).
- For this reason, and in accordance with our corporate / environmental policy, we are committed to the directive's objective of banning hazardous substances in our products. This includes compliance with the substance bans of ROHS (see above) and the introduction of environmentally friendly processes and substitutes.
- According to EU Directive 2011/65/EU, the lead content of copper alloys may be a maximum of 4% (Appendix III); this requirement is also met. However, if you order a copper alloy with a galvanic plating that, according to customer specifications, should consist of 95% tin and 5% lead, it would not be compliant!  
We ask you to take this into account when developing your product.
- We systematically monitor the development of the restrictions on RoHS pollutants and the time-limited exemptions ("sunset dates") to ensure legal compliance and a reliable changeover.
- We require our suppliers to comply with RoHS to ensure compliance with the substance bans in the supply chain. Our agreements with suppliers contain corresponding provisions in order to adequately fulfil our due diligence obligations on the topic of substance policy.

If you require further environmental information on our products, please do not hesitate to contact us.

Yours sincerely

  
Richard Stenzhorn GmbH  
D-42555 Velbert  
(Management)

Datum / Date: 09. November 2023