

RoHS Compliance Declaration

Peppers products as sold are exempt from the RoHS Directives, Directive 2011/65/EU of 8 June 2011 on the restriction of the use of certain hazardous substances in electrical and electronic equipment (recast), and Directive (EU) 2015/863 of 31 March 2015 amending Annex II to Directive 2011/65/EU of the European Parliament and of the Council as regards the list of restricted substances that do not permit certain substances for use in electronic equipment.

As a supplier of cable glands, adaptors, reducers and stopping plug products to industries that may be affected by the directive Peppers Cable Glands Ltd confirms to the best of our knowledge at the date of this statement, none of the products we supply contain any homogeneous material in excess of those permitted specifically exceptions:

- 6a) Lead as an alloying element in steel for machining purposes and in galvanised steel containing up to 0.35 % lead by weight
- 6b) Lead as an alloying element in aluminium containing up to 0.4 % lead by weight
- 6c) Copper alloy containing up to 4 % lead by weight

[Excerpt Annex III Applications exempted from the restriction in Article 4(1)]



Malcolm Perry
Compliance Manager
Peppers Cable Glands Ltd

Review Date: 06 March 2018

REACH Compliance Declaration

The EC Regulation No. 1907/2006 on Registration, Evaluation, Authorisation and Restriction of Chemicals (REACH) entered in force on June 1, 2007 and subject to amendment. The identification of a substance as a Substance of Very High Concern (SVHC) and its inclusion in the Candidate List creates certain legal obligations for the importers, producers and suppliers of an article that contains such a substance.

REACH defines an article as an object which during production is given a special shape, surface or design that determines its function to a greater degree than its chemical composition. The list is frequently amended and is available from <https://echa.europa.eu/information-on-chemicals/candidate-list-substances-in-articles-table>.

The business is a downstream user and as such we are liable for communication of information towards our customers, we are not liable for registration of substances. Chemical substances contained in our products, which may possibly be subject to registration, have to be registered by our suppliers who in turn must advise us about content.

We maintain contact with our suppliers to avoid SVHC materials being included in our products. There is one exception and that is the inclusion of Lead (Pb) as an alloy of metals used in the manufacture components and is subject to the RoHS Directives. None of the products we supply contain any homogeneous material in excess of those permitted specifically exceptions:

- 6a) Lead as an alloying element in steel for machining purposes and in galvanised steel containing up to 0.35 % lead by weight
- 6b) Lead as an alloying element in aluminium containing up to 0.4 % lead by weight
- 6c) Copper alloy containing up to 4 % lead by weight

Suppliers are also required annually to provide a statement against the latest candidate listing. Based on the response statements of our suppliers no materials from the ECHA Candidate List or the SVHC List are included in our products or packages as of January 2018 survey. Should it be found that our products or packages contain SVHC materials in the future, we will inform our customers immediately.



Malcolm Perry
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Review Date: 18 October 2018