

La Ditta

METAL WORK S.p.A.
Via Segni 5 - 25062 Concesio (BS) - ITALIA

dichiara sotto la propria esclusiva responsabilità che i seguenti prodotti:

- GRUPPI TRATTAMENTO ARIA SERIE SKILLAIR
- GRUPPI TRATTAMENTO ARIA SERIE BIT
- GRUPPI TRATTAMENTO ARIA SERIE NEW DEAL
- GRUPPI TRATTAMENTO ARIA ONE
- GRUPPO TRATTAMENTO ARIA SYNTESI
- REGOLATORI DI PRESSIONE
- VALVOLE PROPORZIONALI

ai quali la presente si riferisce sono stati realizzati presso la propria sede produttiva,
il cui Sistema di Gestione per la Qualità è stato certificato
secondo la norma EN ISO 9001: 2015.

Tale certificazione è stata rilasciata dall'Ente tedesco DEKRA Certification S.r.l.
con numero di registrazione 71295532/9A-1 ed ha validità fino al 18-12-2025.
(Si allega copia del certificato e dei riferimenti tecnici del prodotto in oggetto.)

Il prodotto non può essere messo in funzione come componente di una macchina, se non inserito in una
stessa, rispondente ai requisiti essenziali della Direttiva 2006/42/CE.

Concesio, Gennaio 2023

Servizio Assicurazione Qualità



Ing. Giorgio Mazzone

The Company

METAL WORK S.p.A.
Via Segni 5 - 25062 Concesio (BS) - ITALY

declares under its own responsibility that the following products:

- AIR TREATMENT UNITS SKILLAIR SERIES
- AIR TREATMENT UNITS BIT SERIES
- AIR TREATMENT UNITS NEW DEAL SERIES
- AIR TREATMENT UNITS ONE
- AIR TREATMENT UNIT SYNTESI
- PRESSURE REGULATOR
- PROPORTIONAL VALVES

to which this declaration refers has been manufactured in its plant in Italy.
Metal Work S.p.A. has a Quality Management System certified by the German Committee
DEKRA Certification S.r.l. according to the norm ISO 9001: 2015.

The registration number is 71295532/9A-1 and it is valid till 18-12-2025.
(Copy of the certificate and product technical information are enclosed.)

This component cannot be mounted on a machine unless the same complies with the main requirements
prescribed by EC Directive 2006/42.

Concesio, January 2023

Quality Assurance Manager



Eng. Giorgio Mazzoni

The European Directive 2011/65/EU (RoHS) establishes restrictions on the use of certain substances in electrical and electronic equipment (EEE).

We first remark that our components are intended to be assembled / integrated into other products or equipment in order to perform their primary function.

Therefore, if assembled / integrated into EEE falling in Category 11 of Annex I of the Directive, up to 21-07-2024 and unless further extensions, the following exemptions described in Annex III of the Directive apply:

6a - Lead as an alloying element in steel intended for mechanical processing and in galvanized steel containing up to 0.35% lead by weight

6b - Lead as an alloying element in aluminum containing up to 0.4% lead by weight

6c - Copper alloys containing up to 4% lead by weight

Examining the chemical composition of Metal Work products, the only substance included among those listed in the Directive - and therefore subject to limitations - is lead, which is present as an element only in some of the raw materials used, however respecting all the limits specified above.

We therefore conclude that, in the context of the above considerations, the Metal Work components are suitable to satisfy this Directive as amended by the Delegated Directive 2015/863/EU.

In the case of specific applications for which stricter limits are required, we can evaluate alternative solutions.

Concesio, April 2022

Chief Engineer

Ing. Corrado Tamiozzo

