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Your reference	Your message dated	Our reference	E-mail	Date
		KSD/MAKS	commercial.sales@schmersal.com	03.01.2025

Directive 2011/65/EU (RoHS)
Regulation (EC) 1907/2006 (REACH)
Regulation (EU) 2019/1021 (POP)

Dear Sir and Madam,

Thank you for your query concerning the aforementioned directive and or regulations on the restriction on the use of hazardous substances in our products.

The marketing of electrical and electronic products is subject to legal requirements. Compliance with the relevant requirements for the respective products is part of our legal obligation for the marketing of our products within the European Economic Area. In the European Union, these requirements are defined in directives which are transposed into the national laws of the respective Member States, or in immediately legally effective regulations.

The CE mark on our products confirms compliance with the aforementioned directives and regulations.

Compliance with Directive 2011/65/EU (RoHS), including the respective delegated directives applicable at the time of this letter being written, is also confirmed in the EU Declaration of Conformity. Our products do not contain any substances beyond the respective applicable maximum concentrations, unless an exception is applied in accordance with Appendix III of the RoHS Directive.

The products marketed by us are exclusively non-chemical products within the sense of Regulation (EC) 1907/2006 (REACH). In addition, no substance is released from these products under normal and reasonably foreseeable conditions of use. The inclusion of new SVHC (Substance of Very High Concern) in the candidates list usually takes place twice a year. Declarations from our company always relate to the current status of this candidate list. In case we receive corresponding information from our suppliers, we shall of course comply with our obligations in accordance with Article 33.

Regulation (EU) 2019/1021 on Persistent Organic Pollutants, POP, and the associated delegated regulations specify binding prohibition and restriction measures for specific Persistent Organic Pollutants. In accordance with the information currently available to us, we can confirm, to the best of our knowledge, that

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3. January 2025

the substances listed in the appendices to the POP Regulation are not produced, applied or used by our company.

Furthermore, we also confirm compliance with the China RoHS requirements by applying the China RoHS label to our products. You can find the current content table on our website, www.schmersal.com, in the 'Energy policy and environmental protection' category or in our online catalogue, in the 'Additional information and documents' area.

Best regards

K.A. Schmersal GmbH & Co. KG



i.V. Gabriele Schiemann
Head of Sales Export & Customer Service commercial