

CUSTOMER COMMUNICATION

on the Restricted Use of Materials in Cabelcon Products

Cabelcon considers the protection of the environment and natural resources as one of its most important business tasks and devotes significant efforts and resources to the development of clean products and processes.

The Restriction of Hazardous Substances (RoHS) Directive (Directive 2002/95/EC recast as Directive 2011/65/EU) applies in the European Union (EU) to electronic and electrical equipment. A good portion of our products is not impacted directly by the RoHS rules. Nevertheless, we are continuously striving to avoid or replace the substances in our products which are restricted by the RoHS Directive and other pieces of product legislation.

Under the RoHS Directive the use of six substances, Cadmium (Cd), hexavalent Chromium (CrVI), Mercury (Hg), Lead (Pb), and the two flame retardants Polybrominated Biphenyls (PBD) and Polybrominated Biphenyl Ethers (PBDE) in electrical and electronic equipment put onto the European market after 1 July 2006, is subject to the following maximum concentration values: 0.01% by weight for Cd and 0.1% by weight for the other five substances.

Under Commission Delegated Directive (EU) 2015/863, the use of four more substances will be subject to maximum concentration values from 22 July 2021 for medical devices and monitoring and control instruments; and from 22 July 2019 for other electrical and electronic equipment: Bis(2-ethylhexyl) phthalate (DEHP), Butyl benzyl phthalate (BBP), Dibutyl phthalate (DBP) and Diisobutyl phthalate (DIBP). A maximum concentration value of 0.1% by weight will apply.

Regarding the products supplied by Amphenol Cabelcon, Industriparken 10, 4760 Vordingborg - Denmark we can inform you as follows:

None of the products supplied by Cabelcon contain Substances exceeding the limit values indicated above*.

We would like to emphasize once more that, although we have provided the above information related to specific products and the RoHS Directive, these products may not be subject to that directive. We hope this information will be helpful to you. For any further questions, please contact us.

*Due to our present understanding of the Applications exempted from the restriction in Article 4(1) specified in Annex III to Directive 2011/65/EU the exemption 6(c) Copper alloy containing up to 4 % lead by weight is claimed.

Amy Andersen
General Manager

