

Information about environment and waste disposal

Kaltenkirchen, 23.01.2024

REACh (EG Regulation 1907/2006)

The EU chemical regulation REACh (Registration, Evaluation, Authorisation and Restriction of Chemicals) has entered into force on 1st June 2007 and is directly applicable in all Member States. The main aims of REACh are to ensure a high level of protection of human health and the environment from the risks that can be posed by chemicals.

We herewith confirm that, to the best of our knowledge, the raw materials used in our products delivered to you comply with EG regulation 1907/2006 and the latest SVHC candidate list (Effective 23th January 2024).

Information according to article 33 REACh – Lead (Pb):

We herewith inform you that articles made of brass usually contain SVHC candidate **lead** (CAS No. 7439-92-1) in a concentration of more than 0,1%.

RoHS (EU Directives 2011/65/EU & 2015/863/EU)

RoHS is short for "Restriction of (the use of certain) Hazardous Substances in electrical and electronic Equipment". Like the REACh regulation, the RoHS directive aims to ensure a high level of protection of human health and the environment.

We herewith confirm that, to the best of our knowledge, our products delivered to you comply with EU directives 2011/65/EU and 2015/863/EU.

Note:

Articles made of brass by WISKA Hoppmann GmbH (e.g. brass cable glands or components) usually contain **lead** (CAS No. 7439-92-1) in a concentration of more than 0,1%. We make use of exemption 6(c) according to the Applications exempted from the restriction in Article 4(1) (RoHS directive Annex III).

Packaging Register LUCID / INTERSEROH

WISKA Hoppmann GmbH meets the legal obligation to participate in a dual system and to dispose sales and shipping packaging placed on the market by us according to the German Packaging Act (Verpackungsgesetz – VerpackG).

WISKA Hoppmann GmbH is registered with the "Foundation Central Agency Packaging Register - LUCID" with the **registration number DE 5033246225809** and participates in the dual system with INTERSEROH Dienstleistungs GmbH.



WEEE Directive & ElektroG – "ear" Foundation

WEEE is an abbreviation for "Waste Electrical and Electronic Equipment – in short: "electronic waste". The WEEE Directive (EU directive 2012/19/EU) provides the basic rules that apply in every country in the European Union concerning sale, return and environmentally sound disposal of electrical and electronic equipment. The implementation at national level is regulated by the German Electrical and Electronic Equipment Act (Elektrogesetz – ElektroG).

WISKA Hoppmann GmbH is registered with the German registry der Stiftung elektro-altgeräte register ("ear" Foundation) with the **registration number DE 46569835**.

Disposal instructions for electrical devices

The electrical appliances of WISKA Hoppmann GmbH are professional electrical appliances, socalled Business-to-Business (B2B) appliances. Old electrical appliances are taken back by us in accordance with § 19 ElektroG and disposed of properly. Please contact us before shipping the WISKA old electrical appliances - <u>contact@wiska.de</u>. Components, such as cable glands, do not fall under the law.

Do not mix or dispose of old electrical equipment from WISKA Hoppmann GmbH with other commercial waste.

Electrical devices that are to be disposed of may contain sensitive personal information that does not belong into the hands of third parties. We would expressly note that users of electrical equipment must ensure on their own responsibility that personal data on electrical equipment to be disposed of will be deleted.

WISKA LED lamps must not be disposed of in commercial or household waste, because over 90% of the components of old lamps can be recycled.

LED lamps are to be recycled via a collection point or via municipal recycling centers. This also applies to our lamps sold to B2B customers.

The symbol of the crossed-out trash can Keek reminds commercial and private consumers to dispose of electrical or electronic equipment separately from household waste after use.

There are no further costs for you for the professional disposal of your LED lamps during or after the delivery.

Contained batteries or accumulators, must be removed from the old device and handed in separately. They must not be disposed of in the household waste.

<u>Asbestos</u>

We herewith confirm, to the best of our knowledge and information by our suppliers, that the products delivered to you by WISKA Hoppmann GmbH are made of asbestos-free materials.



California Proposition 65

Regarding the "Safe Drinking Water and Toxic Enforcement Act of 1986" (California Proposition 65) the State of California has published a list of chemicals suspected of being carciogenic or toxic to reproduction. The list currently contains more than 1,000 chemicals. Our products may contain listed substances such as lead or nickel. However, California Proposition 65 does not prohibit the sale and use of these substances or products containing them. We would like to point out that you as a customer of our products may be subject to further obligations as a result of the use of these substances.

All information has been given to the best of our knowledge and belief. It reflects the current state of the art. The statements cannot be taken as an assurance in the sense of warranty.

WISKA Hoppmann GmbH

late

i.V. Bernd Birkelbach (ext.) Head of Quality and Environmental Management