

**Bei Rückfragen:**

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**Declaration according to RoHS**

We hereby assure you that all components, products, parts or articles delivered by us fully comply with the requirements of the RoHS Directive 2011/65/EU in the version valid at the time of delivery.

The RoHS Directive or its respective national implementation regulates restrictions on certain substances for electrical and electronic equipment (EEE) placed on the market in the EU, see Annex II of the Directive. Annex II has been amended and further substances added by Delegate Directive 2015/863/EU. The substance restrictions refer in each case to the homogeneous materials contained in the EEE within the meaning of Art. 3 No. 20 RoHS Directive. EEE consisting of homogeneous materials that do not comply with the RoHS Directive may not be placed on the market within the EU.

Apart from the exceptions listed in Table 1, our products do not contain any other substances restricted by RoHS above the respective legal limit in relation to the homogeneous material. We assure that our information is true and complete.

**Declaration according to REACH****Duty to communicate information in accordance with Article 33, SVHC substances**

Wachendorff Automation GmbH & Co. KG as a manufacturer/distributor of "articles", is a so-called "downstream user" under the REACH Regulation within the meaning of Article 3 cipher 13 of the REACH Regulation and is not responsible as such for the (pre-) registration of substances or substances and preparations.

The REACH Regulation (1907/2006/EC) contains, among other things, requirements for articles or items (hereinafter referred to uniformly as articles) and their suppliers. The supplier is obliged to comply with all the requirements of the REACH Regulation. In particular, articles must comply with the material requirements according to Annex XVII of the REACH Regulation. According to this, the substances listed there may either be completely prohibited or their use may be restricted. If the material requirements according to Annex XVII are not met in relation to the respective intended use, the articles may not be placed on the market in the EU. In Germany, a violation of the substance prohibitions or restrictions on use is punishable by a fine as an administrative offence and constitutes a violation of German competition law.

In addition, suppliers of articles are obliged to provide information on SVHC (substances of very high concern), which have been included in the so-called candidate list of the European Chemicals Agency (ECHA) in a procedure in accordance with Art. 59 of the REACH Regulation. The candidate list is updated twice a year by the European Commission and ECHA. In order to comply with its obligation to provide information, the supplier must inform the ECHA whether and, if so, which of the SVHC included in the candidate list (so-called candidate substances) are contained in the respective products in a concentration of more than 0.1 mass percent (by weight); the reference value is the article.

In addition, the Supplier shall provide the Purchaser with sufficient information for safe use of the respective product, if available. According to the case law of the European Court of Justice, a delivered product usually consists of a variety of articles, cf. judgment of the European Court of Justice dated 10.09.2015, C-106/14.

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
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If substances on the candidate lists are included in Annex XIV of REACH, they are subject to authorisation after a transitional period specified therein. Substances that are subject to authorisation may only be placed on the market after they have been authorised for the respective use.

With knowledge of these legal requirements, we declare the following with regard to the quality of the products we supply:

1. We hereby warrant that all products supplied by us fully comply with the material requirements of Annex XVII REACH-Regulation in the version valid at the time of delivery of the respective products. As far as substances listed in Annex XVII REACH-VO are contained in the products in a permissible manner, we have declared this accordingly in Table 2.
2. We hereby warrant that the products supplied by us do not contain any substances listed in Annex XIV of the REACH Regulation current at the time of delivery, unless the presence of these substances is legally permissible at the time of delivery.
3. We hereby also warrant that the products we supply do not contain any SVHC with more than 0.1 mass per cent (by weight) of the respective articles of which the products consist, which are listed in the candidate list current at the time of supply. In exceptional cases, we have declared the SVHC in relation to the respective product in the table in Table 2.
4. We warrant that our declarations and information are complete and correct and therefore no other SVHC included in the candidate list above the threshold of 0.1 mass per cent (by weight) in relation to the respective article and no (other) substances listed in Annex XVII are contained in the products supplied by us.
5. In the event of changes or extensions to the candidate list, Annex XIV or Annex XVII REACH Regulation, we undertake to actively examine the goods delivered by us to determine whether an update of this declaration is necessary. If this is the case, we will inform you of this in a timely manner.
6. our information based on declarations of our suppliers and partly material declarations and analyses based on a risk-based approach according to IEC DIN EN 63000.

Yours faithfully,

  
Steffen Negeli  
Produktmanager

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**Table 1 (RoHS Rev 1.0) July 24**

<b>Product family affected</b>	<b>Article affected</b>	<b>Exceeded substance restriction according to RoHS in the affected article</b>	<b>Homogeneous material</b>	<b>Applicable exemptions according to RoHS</b>
WDG (not 58V/58S) / WDGI / WDGA / WDGR / WDGE / WDGB/ WDGP / WDGN	PG cable gland / connectors	Lead > 0,1%	copper, brass	Exemption RoHS 6c
ST27, PK2X, FSK22, DSKXX	Body of coupling	Lead > 0,1%	aluminium	Exemption RoHS 6b
KIS, KISA, KID, KIDA, CVKA, CVK, KI, KIA, KD, KDA, KIE, KIZ, KIAZ, SAK, KM, KVA	Connectors	Lead > 0,1%	copper	Exemption RoHS 6c
WDGMAXXXXX, LMSXXXX	Bearing	Lead > 0,1%	brass	Exemption RoHS 6c

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**Table 2 (REACH Rev 1.0) Candidate list: July 24**

<b>Product family affected</b>	<b>SVHC &gt; 0,1 % (by weight) (Name + CAS-Nr.) in the article affected</b>	<b>Affected article</b>	<b>Further information</b>
WDG (not 58V/58S) / WDGI / WDGA / WDGR / WDGE / WDGB/ WDGP / WDGN	Lead CAS-Nr. 7439-92-1	PG cable gland / connectors	Info of the supplier: This lead content, which is bound in solid form, does not pose an environmental hazard. Lead in harmful form is only released when the product is evaporated.
ST27, PK2X, FSK22, DSKXX	Lead CAS-Nr. 7439-92-1	Body of coupling	
KIS, KISA, KID, KIDA, CVKA, CVK, KI, KIA, KD, KDA, KIE, KIZ, KIAZ, SAK, KM, KVA	Lead CAS-Nr. 7439-92-1	Connectors	
WDGMAXXXX, LMSXXX	Lead CAS-Nr. 7439-92-1	Bearing	