

REACH Declaration / ROHS Directive 2011/65/EU / Dodd-Frank Act article 1502

1. Declaration of Conformity pursuant to Regulation (EC) No 1907/2006

As a manufacturer of gearboxes and gearbox components, Pekrun Getriebebau GmbH is a "downstream user" as defined by the REACH Regulation.

Our products are defined as articles in the sense of the REACH Regulation. We neither manufacture nor distribute chemical products. Under normal conditions, our products do not release any substances when utilised for their intended use. Accordingly, Pekrun Getriebebau GmbH has no obligation to register substances/mixtures, nor any obligation to create safety data sheets.

According to the information provided by our suppliers, the materials that we use do not contain substances from the SVHC Candidate List (ECHA 209 substances), nor are the maximum permitted exposure limits exceeded.

In accordance with REACH Regulation article 33, our suppliers of articles must also contact us and provide us with the necessary information if the article supplied contains a substance of very high concern from the REACH Candidate List (SVHC list) in concentrations greater than 0.1 w/w. These substances are listed and published by the European Chemicals Agency (ECHA) in an online format:

<https://echa.europa.eu/en/candidate-list-table>

We track the Candidate List set up by the ECHA pursuant to REACH Regulation article 58 (SVHC listing in Annex XIV) and act accordingly as specified by article 33 of this Regulation. If we should discover that our products require information to be provided pursuant to art. 33, we will contact you with relevant details.

2. Declaration pursuant to ROHS Directive 2011/65/EU

Directive 2011/65/EU of the EUROPEAN PARLIAMENT and of the Council on the restriction of the use of certain hazardous substances in electrical and electronic equipment.

As a distributor, we take care to ensure that the electrical and electronic equipment we place on the market bears the CE mark, and has an appropriate set of documentation that can be provided as necessary.

3. Declaration pursuant to Dodd-Frank Act article 1502

On 15 July 2010, the US Congress adopted the Wall Street Reform Act, which contains provisions governing the conflict minerals mentioned below. The Act requires all companies within a supply chain who use tantalum, tin, tungsten or gold in products or for the manufacture of their products to submit an annual report to the US Securities and Exchange Commission: this report must disclose whether such minerals are sourced from the Democratic Republic of the Congo (DRC) or countries bordering the DRC.

To ensure we meet our customers' requirements at all times, our suppliers have been instructed to provide us with information about the origin of materials that we utilise.

As of this writing, we have no reason to suspect that conflict minerals could be present in the products that we offer.

Iserlohn, 21.01.2021

Dr. Walter Ostermann DOB Getriebebau GmbH & Co. KG

Quality Manager



Design Manager

