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ROHS, REACH and Conflict Mineral Policy of Reinhardt Microtech AG a unit of CICOR

As a contract manufacturing company with the majority of its customers in the European Union REINHARDT MICROTECH AG is fully aware of the requirements and its legal obligations regarding the following regulations:

- ROHS 2011/65 (Annex II according to 2015/863)
- REACH 1907/2006 (SVHC-list effective as of 23.01.2024 (240 substances))
- Dodd-Frank Wallstreet Reform Act Section 1502 (Conflict Minerals)

REINHARDT MICROTECH AG has identified its roles and obligations regarding the individual regulations to the best of its knowledge, and implemented the necessary steps to fulfill its obligations on behalf of its own and our customers.

1 ROHS Regulation 2011/65 (2015/863)

As a manufacturer in the electronics and electronic equipment industry, REINHARDT MICROTECH AG is committed to conducting business in a manner that respects, preserves, and improves the environment.

As a contract manufacturer providing manufacturing services to our customers REINHARDT MICROTECH AG has set up its supply chain and its processes to conform completely to the ROHS directive. With the exception of explicit customer demand to the contrary, all products manufactured and delivered by REINHARDT MICROTECH AG do therefore fully comply to the ROHS directive and do not contain any of the substances listed below by more than 0,1W% (respectively 0,01W% for Cd).

- Lead
- Mercury
- Cadmium
- Hexavalent chromium
- Polybrominated byphenyls (PBB)
- Polybrominated diphenyl ether (PBDE)
- Bis(2-ethylhexyl) phthalate (DEHP)
- Butyl benzyl phthalate (BBP)
- Dibutyl phthalate (DBP)
- Diisobutyl phthalate (DIBP)

If required by the customer REINHARDT MICROTECH AG will issue ROHS declarations for the delivered products.



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2 REACH Regulation (EU) 1907/2006

The REINHARDT MICROTECH AG is a unit of Cicor, a contract manufacturer of electronic products and therefore, according to the terms of the REACH directive, a so called "Down-Stream" user of products and components.

You receive from us exclusively non-chemical products, which in their intended and foreseeable use do not emit any substances.

Therefore REINHARDT MICROTECH AG is not subject to any obligations regarding the registration of substances or the issue of safety data sheets for its products. (Article 7) Regardless of the above and in the interest of its customers REINHARDT MICROTECH AG has implemented the necessary steps towards its supply chain to fulfill its obligation regarding the supplier information duty outlined in the Article 33 of the REACH Regulation.

REINHARDT MICROTECH AG requires its suppliers to forward information about the use and content of "Substances of Very High Concern" in the articles and products delivered to REINHARDT MICROTECH AG.

REINHARDT MICROTECH AG will inform its customers unsolicited if the products delivered by us contain any of the substances listed in the candidate list of the European Chemical Agency (ECHA SVHC-list effective as of 23.01.2024). The only exception is explicit customer demand for products with solder balls containing lead.

If this should be the case, REINHARDT MICROTECH AG will provide our customers with possible alternatives for the affected parts or processes.

If required by the customer REINHARDT MICROTECH AG will issue REACH declarations for the delivered products.

3 Dodd-Frank Wallstreet Reform Act Section 1502 (Conflict Minerals)

REINHARDT MICROTECH AG is headquartered in Switzerland and is not registered in any US stock exchange markets. Also REINHARDT MICROTECH AG has no production facilities in the territory of the United States of America.

Therefore REINHARDT MICROTECH AG has no direct legal obligation regarding the rules regarding the use and the restrictions of minerals from the regions outlined in the Section 1502 of the Dodd-Frank act.

As a socially responsible company with clear ethical standards, REINHARDT MICROTECH AG nonetheless supports the rules outlined in the Section 1502.

REINHARDT MICROTECH AG requires its suppliers to review their supply chain in regard to the use of "Conflict Minerals" according to the Dodd-Frank act, and to inform REINHARDT MICROTECH AG if materials from the conflicted areas are used in the products delivered to REINHARDT MICROTECH AG.

If such a case should arise REINHARDT MICROTECH AG will subsequently inform its customers to this fact, and will, wherever possible, provide alternatives for the affected articles or materials.

Uwe Keim Managing Director Reinhardt Microtech AG

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