

## Information ref. product security

Date: 2022-06-13

Dear Customer,

### **REACH (Registration, Evaluation, Authorisation and Restriction of Chemicals)**

We are not affected as a producer or importer by REACH. This does not mean that we deprive ourselves of the obligation that arises from REACH. We have requested our suppliers to do their part to make required registrations and submit this information to us.

We are in compliance with the requirements set by the REACH regulation (EC) No. 1907/2006 of the European Parliament and of the council and are closely following any modification of REACH regulation as well as the candidate list, including SVHC since 2011-06-01.

Current candidate list dated 2022-01-17: (<http://echa.europa.eu/de/candidate-list-table> ).

### **RoHS**

This is to confirm that all plastics and metals processed by Ratioplast-Electronics, do not contain banned substances, according to the following regulations:

- 2011/65/EU (RoHS-II) validity as per 2011-06-08
- 2015/863/EU (RoHS-III) validity as per 2015-03-31

This includes also that flame-retardant PBB and PBDE (including DecaBDE) are not used as an effort or additive.

### **Conflict Minerals Sourcing Policy Statement**

Ratioplast-Electronics is aware of its responsibility not to support violence and human rights violations in connection with the mining of certain minerals in Central Africa.

Electronic components contain various metals - including tantalum, tin, tungsten and gold. These four metals are sourced worldwide, including the eastern provinces of the Democratic Republic of Congo (DRC), where millions of people have died in a prolonged civil war.

We support the Dodd-Frank Act 2010 and its associated provision, which promotes transparency and consumer awareness regarding the use of Conflict Minerals and aims to reduce direct and indirect funding of armed groups, conflicts and human rights abuses in the conflict region.

Ratioplast-Electronics does not purchase conflict minerals directly from any source and does not purchase any product containing conflict minerals. For various products that may contain "conflict minerals" necessary for functionality or production, Ratioplast-Electronics, in collaboration with our supply chain, will increase transparency.

Ratioplast-Electronics is aware of the duty of care, for a responsible supply chain of minerals from conflicting and high-risk areas, regarding the origin and traceability of the minerals contained in the products.

We encourage our suppliers to adopt similar policies and management systems. with regard to conflict minerals and to strengthen these efforts throughout their supply chain to ensure that the specified metals are only sourced from mines and smelters outside the "conflict region" or from mines and smelters within the conflict region certified as "conflict free" by an independent third party.

## **TSCA (Toxic Substances Control Act, Abschnitt 6)**

We confirm that products and applied raw material at Ratioplast Electronic are manufactured without use of the following substances:

- Decabromodiphenyl ether (DecaBDE)
- Phenol, isopropylated phosphate (3:1) (PIP (3:1))
- 2,4,6-Tris(tert-butyl)phenol (2,4,6-TTBP)
- Hexachlorobutadiene (HCBD)
- Pentachlorothiophenol (PCTP)

## **CA Proposition 65 (CP 65)**

Ratioplast does not manufacture or market consumer goods. Consumer goods are defined as products for the personal use, consumption or enjoyment of a consumer. Hence our products are out of scope of this regulation.

Ratioplast hereby certifies that, based on the current state of knowledge of all its activities and the chemicals used, our products do not require a warning notice according to the CP65.

Ratioplast does not control or have knowledge of the end use or specific use of its products by its customers. Therefore, Ratioplast cannot make any statements about the actual exposure to the chemicals of CP65. Ratioplast recommends that its customers review the requirements of CP65 and incorporate them into the design and engineering of their own products. The decision whether or not to apply a warning notice according to CP65 is ultimately the decision of the customer who uses Ratioplast's products.

## **Stockholm Convention on Persistent Organic Pollutants (POPs) Treaty**

Ratioplast hereby certifies that, based on current knowledge of all business activities and the chemicals used, our products comply with the POP Convention.

## **Montreal Protocol on Substances that Deplete the Ozone Layer**

Ratioplast hereby certifies that, based on current knowledge of all operations and chemicals used, our products comply with the Montreal Protocol.

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**For Notification:** This absence declaration is based on information and declarations of the manufacturers of the used raw materials.