

REACH / ROHS Declaration of Conformity

Dear sir or madam,

Schwenningen, 23.09.2020

our company does not produce any materials. We have materials that we have from our own contacts or those from our customers that come from machining, stamping, bending and assembly.

REACH: According to Article 33 of Regulation (EC) No. 1907/2006, we are lost as a supplier of a product, the customer knowing if the product has a concentration of more than 0.1 percent by mass of the extended Article 59 Paragraph 1 identified substances the SVHC heard list contains. If we receive information from one of our new customers, we will forward this and our customers.

The supply plants have informed us that no substances from the administration or the administration list are contained in the length of the products in proportions of more than 0.1% or that they belong longer than no information about the SVHC substances on the administration list from their input material suppliers

ROHS: Our material suppliers concern us that the materials we process basically comply with the ROHS guidelines 2011/65 / EU administration.

Lead, cadmium and mercury are not included in the stainless steel and non-ferrous risks. Now these can be contained as traces in scrap and alloy, which was probably not obtained when switching on. The trace elements do not have to be shown on the factory certificates and are fundamentally below the analytical restrictions. The lead-alloyed steel products contain a lead content of up to 0.35 percent by weight. The copper-nickel alloys contain up to 4 percent lead by weight. These lead components are listed in Appendix III, Article 6a-c of the EU Directive (Article 4, Paragraph 1). It can be heard that the steel is free of Cr + 6 since it is required neither in liquid nor in solid form.