

Material Composition Declaration



This document is a declaration as to the restricted materials present within the manufacturer part number listed. The part must be declared as compliant or non-compliant or as an unknown part. Note: If the part is an assembly with lower level parts, the declaration encompasses all lower level materials.

Material Composition Data provided by:

Request Date	04.07.2008
Company Name*	Weidmüller Interface GmbH & Co. KG
DUNS	Environme
URL	http://green-compliance.weidmueller.com
Email*	green-compliance@weidmueller.com

Part Information

Part Name	H0,5/14T W BD	Part Weight*	weighed
Part Number	9021930000	Unit Volume	0,08 g
Specification ID	100000001343		ST

Person certifying the declaration is true and complete

Name*	Sandra Weidlich	Phone *	+49 5231 14-291301
Title*	Environmental Management MZS	Email*	Sandra.Weidlich@weidmueller.de

RoHS Definition

Version 2002/95/EC (2011/65/EU)

- Quantity limit of 0.1% by mass (1000 PPM) for: Lead (Pb), Mercury (Hg), Hexavalent Chromium (Cr-VI), Polybrominated Biphenyls (PBB), Polybrominated Diphenyl Ethers (PBDE), and
- Quantity limit of 0.01% by mass (100 PPM) for: Cadmium (Cd)

RoHS Declaration



Yes RoHS Compliance for Weidmueller catalogue number: **9021930000**

X The part does not contain RoHS restricted substances per the definition above.

Except for the specific application exemptions listed to the right, the part does not contain RoHS restricted substances per the definition.

The part does contain RoHS restricted materials above the limits and is not under exemption.

The requested part number is unknown.

According to the EU-Directive 2002/95/EC (2011/65/EU) the use of several substances for electrical and electronic equipment in defined categories is restricted.

Weidmüller Interface GmbH & Co. KG hereby declares that the parts listed below are produced in full compliance with the Directive 2002/95/EC (2011/65/EU) "Restriction of the Use of Certain Hazardous Substances in Electrical and Electronic Equipment"(RoHS), including all amendments to the EU-directive (e.g. the restrictions of Deca-BDE).

REACH 1907/2006 Art. 33



Yes REACH-Compliance?
The article contains no substances included on the candidate list according to article 59 (1, 10) of Regulation (EC) No 1907/2006 („REACH“) (see the website of the European Chemicals Agency (ECHA) <http://echa.europa.eu/>) in a concentration above 0.1 % weight by weight.

According to the Regulation 1907/2006 "REACH" and in particular the obligations resulting from Article 33 we herewith declare based on our supplier statements that none of the substances of very high concern (SVHC) published by the European Chemical Agency [ECHA] is present in our products above their respective thresholds.

H0,5/14T W BD 9021930000

This Information and our technical advice - whether verbal, in writing or by way of trials - are given in good faith and to this best of our knowledge but without liability and warranty, unless the liability or warranty is admitted by law. This also applies where proprietary rights of third parties are involved. Our advice does not release you from the obligation to check its validity and to test our products as to their suitability for the intended processes and applications. The application, use and processing of our products and the products manufactured by you on the basis of our technical advice are beyond our control and, therefore, entirely your own responsibility. Our products are sold in accordance with the current version of our General Conditions of Sale and Delivery.

All Weidmüller suppliers are informed about the REACH requirements and hence arising legal duties. If new SVHC are promulgated by the ECHA, or new materials or products are included in our portfolio declaration duties resulting from Article 33 can potentially apply. As soon as our suppliers report the presents of any SVHC in purchased goods and if the total amount of one SVHC exceeds the threshold of 0.1 % w/w in our products we will publishing these information on a day-to-day basin on our designated webpage to enable our customers the fastest data exchange.

From REACH Article 33 is none obligation arising which requires to inform about the absence of any SVHC as required in a growing number of inquiries.

Weidmüller is focused on the compliance of legal requirements resulting from REACH. The providing of data for all individual customer specific needs in this particular field will yield in an unnecessary data exchange which can not be handled cost-effective for all effected supply chain members!

We kindly ask for your understanding that we will answer questionnaires etc. with this letter and the information provided by the Weidmüller REACH info centre. Published ECHA Candidate List of Substances of Very High Concern
28.10.2010; 13.01.2010; 30.03.2010; 18.06.2010; 15.12.2010; 20.06.2011; 19.12.2011; 18.06.2012;