

RoHS-Directive, REACH-Regulation, POPS and Conflict Minerals

General declaration

Due to the abundance of question and customer-specific forms on these topics, we have decided to issue a general declaration.

This is an opportunity to inform you as a customer about our company guidelines and the obligations of our suppliers and manufacturers.

The RoHS II Directive 2011/65/EU has extended its scope for banned substances at different levels with the RoHS III Directive 2015/863/EU.

Together with our suppliers, Elproman AB has implemented the following regulations and directives, which applies to the entire product portfolio:

- RoHS II 2011/65/EU & RoHS III 2015/863/EU, Restriction of Hazardous Substances
- REACH-regulation (EG) 1907/2006.
- POPS – 850/2004/EG
- Conflict minerals

RoHS 3 - Info

RoHS 3 (RoHS III) is an extended list of hazardous substances to the substances listed in RoHS II Directive. However, it is not a new independent directive, but merely a subsequent adaptation of the RoHS II Directive.

The regulated substances in the RoHS directive are:

- Lead (Pb)
Some brass components in our product portfolio may contain lead in concentrations between 2–3.5%. This falls under exemption 6(c) of Annex III to Directive 2011/65/EU, which permits the use of lead as an alloying element in copper alloys containing up to 4% lead by weight for categories 1 to 7 and 10. This exemption remains valid according to the latest updates of the RoHS Directive.
- Mercury (Hg)
- Cadmium (Cd)
- Hexavalent Chromium (CR VI)
- Polybrominated Biphenyl (PBB)
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- Bis (2-Ethylhexyl)phthalate (DEHP)
- Benzyl butyl phthalate (BBP)
- Dibutyl phthalate (DBP)
- Diisobutyl phthalate (DIB)

Furthermore, our products comply with the substances restrictions and do not contain substances of very high concern, which are listed as SVHC under the REACH regulation.

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

As a result of this obligation, our suppliers must comply with all these requirements and inform us accordingly. If there are any prohibited substances that require a declaration, our suppliers must notify us of them. We share this information with our business partners. We have an obligation to work together with our suppliers and manufacturers to produce products that meet our customer's specifications and at the same time fulfill these directives and regulations.

If there are product-specific exceptions or additions, these are taken into individual agreements with the customer.

If you have any questions, please do not hesitate to contact us.

Sincerely yours,

Segeltorp 2026-03-03



Sophie Österman

Elproman AB

Quality & Environmental Manager