



## Declaration regarding

1. RoHS III (2011/65/EU incl. supplement 2015/863) (as of July 22, 2019)
2. REACH-SVHC list (as of June 10, 2022)

### Re. 1

Ladies and Gentlemen,

We herewith confirm that the products that we supply **comply with** the current **RoHS directive**.

### Re. 2

Ladies and Gentlemen,

As you have already most certainly read in the trade press, lead (metal, CAS no. 7439-92-1) with effect from 01 March 2018 has been classified in the EU as “toxic for reproduction Cat. 1” in accordance with CLP.

As a result, on 27 June 2018, the European Chemicals Agency (ECHA) added lead to the candidate list of so-called SVHC materials. The materials on the candidate list are being examined in more detail by the ECHA. In the course of these further investigations it will be determined whether in future a registration process must possibly be carried out when using these materials.

In accordance with REACH article 33, suppliers of products containing such a substance in a concentration of more than 0.1 mass % are now obligated to inform the purchaser.

We are therefore informing you that the products supplied (Steel parts from e. g. 11SMnPb30 and Brass parts from e. g. CuZn39Pb3) contain lead metal in a concentration of more than 0.1 mass %.

**Note:** You can receive new orders for steel products from January 2nd, 2021 as lead-free goods (REACH-compliant).

The extension of the candidate list on June 10, 2022 has no influence on our products.

## Conformity declaration regarding

- **Conflict materials (Dodd Frank Act)**

Ladies and Gentlemen,

We have declarations from our suppliers confirming that the materials they purchased, which are used in the production of products supplied to us, neither originate directly or indirectly from conflict countries.

Yours faithfully,

Heinrich Hofsäß GmbH & Co. KG

M. Grimm