

12th October 2017

Re: Information request RoHS

Dear Valued Customer,

This letter is in response to your request for composition information, related to implementation of the European Union's Restriction on Hazardous Substances (RoHS) Directive (2011/65/EC (ROHS2)), and the related Waste and Electronic Equipment (WEEE) Directive.

You requested information regarding all products manufactured and supplied by Rettig UK Ltd.

On behalf of Rettig UK Ltd., to the best of Rettig UK Ltd's knowledge, the following chemicals are or are not present at or above the concentrations indicated, in our product range.

Substance	Product Contains*	Product Does Not Contain*
Lead (Brass Alloy)	<3% (July 2016)**	see note <3% (July 2016)**
Mercury		✓
Cadmium		✓
Hexavalent Chromium		✓
Polybrominated Biphenyls (PBB)		✓
Polybrominated Diphenyls Ethers (PBDE)		✓

*"Contains" or Does Not Contain" means that the material is or is not present at or above 0.1%, or for cadmium, is or is not present at or above 0.01%. Note that although the RoHS Directive does not specify a de minus threshold, these are the maximum concentration values (MCVs) that are based on the Joint Industry Guide, and are being considered for ratification by the EC Environmental Council. The MCVs are by weight in homogenous materials.

**We hereby certify that all brass products provided to us complies with the substance restriction requirement set forth in European Union Directive 2011/65/EU.

In preparing this response, Rettig UK Ltd., has relied in part on information provided by our suppliers.

I trust the above information is responsive to your request. Please contact me at Barry.Lynch@rettigicc.com if there are any additional questions.

19/10/17

Sincerely,

Barry Lynch

Managing Director RUKL Head of legal entity, RUK

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