

ROHS Compliance Declaration

EU RoHS 2 Directive and China RoHS-2 legislation

We hereby confirm, that **all products (including packaging) ASSMANN WSW components group** companies are selling, are manufactured in compliance with the requirements of:

- a.) the European Union's restrictions on hazardous substances, known as **ROHS II, DIRECTIVE 2011/65/EU**, which abolish the previous RoHS directive 2002/95/EC, dated the January 3rd, 2016. According to this latest directive our products do not contain any of the substances listed below, above the limits given within this standard:

No	Substance name	Abbreviation	Threshold Value by homogeneous material
1.	Cadmium	Cd	100 ppm = 0,01% by weight
2.	Hexavalent Chromium	CrVI	1000 ppm = 0,1% by weight
3.	Lead	Pb	1000 ppm = 0,1% by weight
4.	Mercury	Hg	1000 ppm = 0,1% by weight
5.	Polybromated biphenyls (Mono to Deca)	PBBs	1000 ppm = 0,1% by weight
6.	Polybromated diphenyl ethers (Mono to Deca)	PBDEs	1000 ppm = 0,1% by weight

- b.) China's Ministry of Industry and Information Technology (MIIT) legislation, referring to the "Management Methods for the Restriction of the use of hazardous substances in Electrical and Electronical products, known as **CHINA ROHS-2**, which came into effect on July 1st, 2016.

Product Marking/ Labeling:

Under section 4 (General rules), the law states, that "with respect to the electronic and electrical products, that are purchased for manufacturing, the supplier does not need to provide the aforementioned markings". As a supplier of electrical products, our products (connectors, heat sinks and cable assemblies) are sold for manufacturing, ASSMANN WSW components group will comply with the law per Section 4 and therefore has no plans to provide labeling on these products.

Packaging Recycling Marking/ Labeling:

The Chinese legislation also includes requirements for marking/ labeling packaging with recycling symbols. Exceptions for these product marking/ labeling requirements are products, that are used as "components in production" and these products do not require recycling symbol marking/ labeling on their packaging materials.

Since our products fall under the category "components used in production" **ASSMANN WSW components group** companies are not required to mark or label our packaging according to the Chinese legislation.

Kinds regards,

ASSMANN WSW components GmbH, Headquarter, dated July 28th, 2016

Frank Walter
General Manager