

Aerumtec GmbH · Treuchtlinger Straße 20 · 91781 Weißenburg

Weißenburg, 05.07.2024

To our customers

Bernd Klemmer
Head of QSHE

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Confirmation of Material Compliance

- ✓ Regulation (EC) No 1907/2006 / EC: **REACH** and **SVHC Candidate List** (last update 27.06.2024) incl. **SCIP** Database
- ✓ EU Directive 2011/65/EU including amendment EU Directive 2015/863/EU: **RoHS 3**
- ✓ SJ/T 11363-2006 : **China RoHS**
- ✓ POP Regulation (EU) 2019/11 - **Persistent Organic Pollutants (POPs)** and **substances list** (last update 11.08.2023) including **PFAS** (per- and polyfluorinated alkyl substances)
- ✓ **California Proposition 65** - Safe Drinking Water and Toxic Enforcement Act of 1986 and **PROP list** (last update 29.12.2023)
- ✓ Toxic Substances Control Act (**PBT - Materials**) : **TSCA**
- ✓ Tribrombisphenol A (**TBBP-A**)
- ✓ Antimontrioxid (**Sb2O3**)
- ✓ Medium chain chlorinated paraffins (**MCCP**)

Supplier: Aerumtec GmbH, Weißenburg und Bad Kötzing
Treuchtlinger Straße 20, 91781 Weißenburg, Deutschland
Windorfer Straße 1, 93444 Bad Kötzing, Deutschland

Products: Wires, Strands, Ropes, Braiding Wire, Braids, Components made of copper (CU-ETP, CU-OF) as well as made of alloys Aerumtec Histral® with a bare, silver-plated, nickel-plated and golden surface; products with a tinned surface (lead content < 0.1% by mass)

Aerumtec GmbH

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Gesellschaft mit
beschränkter Haftung
Sitz Weißenburg
Amtsgericht Ansbach HRB 8317
UST-ID-Nr.: DE 813981316

Geschäftsführer:
Dr. Harald A. Wieland
Günter Buchner

Remarks: This confirmation does **not apply** to the following product groups:

- products with extruded surface
- mixed products (e.g. strands with fibers for strain relief)
- products for the solar industry (with increased lead content)

REACH, SVHC-List and SCIP Database

The last addition to the list of candidates took place on **23.01.2024**; since this last update, **240** substances are on the candidate list. According to the Articles 7, 31, 33 and 59 (chapter 10) of the REACH Regulation an information obligation exists if an SVHC substance in a concentration above 0.1% by mass is included in the article. Our products do not contain substances on the candidate list in concentrations above 0.1% by mass.

[Liste der für eine Zulassung in Frage kommenden besonders besorgniserregenden Stoffe - ECHA \(europa.eu\)](https://echa.europa.eu),

Substances subject to authorization are listed in Annex XIV of the REACH Regulation. The latest addition to Annex XIV was made by the EU Commission with **Regulation (EU) No 2022/586** (last update **08.04.2022**). Our products do not contain any substances listed in Annex XIV.

With regard to the Registration, Evaluation, Authorization and Restriction of Chemicals (REACH), our products are free of substances within the specified limits, the use of which is restricted in accordance with Annex XVII.

Regulation (EC) No 1907/2006 does not give us any obligation to declare. Since the products are not hazardous or do not contain SVHC substances, we are not obliged to make entries in the **SCIP database**.

RoHS 3

The above listed products comply with the restrictions on the use of certain hazardous substances in accordance with the **RoHS Directive 2011/65/EU** (publication of the delegated directive on 31/03/2015) to the best of our knowledge. This declaration already includes the four phthalates, the marketing of which is prohibited by Directive (EU) 2015/863 from **22.07.2019**.

China RoHS

The above listed products comply with the SJ/T 11363-2006 (**China RoHS**).

Persistent Organic Pollutants (POPs) and PFAS

In the above mentioned products there are no substances listed in Annex I or Annex II of the **POP Regulation (EU) 2019/1021** of the European Parliament and of the Council of 20.06.2019 on "persistent organic pollutants (POPs)" present.

As the "**per- and polyfluorinated alkyl substances**" (**PFAS**) belong to this POP group, we also can exclude the use of these substances in the manufacture of our products.

California Proposition 65 (Safe Drinking Water and Toxic Enforcement Act of 1986)

The products are semi-finished materials and they do not fall under this guideline, furthermore the products do not contain chemicals stated in the list of chemicals (<https://oehha.ca.gov/proposition-65>).

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TSCA

The products do not contain chemicals stated in the TSCA. This includes following banned PBT – chemicals also:

- (i) Decabromdiphenylether (DecaBDE) CAS 1163-19-5
- (ii) Phenol, isopropyliertes Phosphat (3:1) (PIP (3:1)) CAS 68937-41-7
- (iii) 2,4,6-Tris(tert-butyl)phenol (2,4,6-TTBP) CAS 732-26-3
- (iv) Hexachlorbutadien (HCBd) CAS 87-68-3
- (v) Pentachlorthiophenol (PCTP) CAS 133-49-3

Further banned chemicals

The products do not contain following banned chemicals:

- Tribrombisphenol A (**TBBP-A**)
- Antimontrioxid (**Sb₂O₃**)
- Mittelkettige Chlorparaffine (**MCCP**)

We provide the above information to the best of our knowledge and belief based on information received from our suppliers. With this confirmation no extension of the legal or contractual warranty is connected.

With best regards

Approved

*Bernd Klemmer
Aerumtec GmbH
Head Quality & SHE,
Material Compliance*

*Dr. Maximilian Daniels
Aerumtec GmbH
Head of Electrochemical Process Engineering*

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