

Confirmation of non-use of critical substances in products and associated sales packaging and observance of registration and notification obligations

We hereby confirm that we satisfy your requirements regarding the before mentioned subject as far as there is any obligation from our side to meet them according to legal regulations as follows:

Concerning the composition of substances in products as well as in associated sales packaging the manufacturing and/or packaging of goods delivered by HellermannTyton GmbH (see attachment: scope of supply) is done under strict observance of legal, for these goods relevant regulations concerning the ban of critical substances by considering valid versions of these regulations as well as with respect to the related limits of consideration/reporting thresholds (concentrations).

Please find attached a list illustrating the legal substance prohibitory regulations relating to HellermannTyton products.

You will find Information about products which contain substances for which a restricted, legal ban of use is applied only for certain, not from HellermannTyton intended application purposes [e.g. EU Directive 2011/65/EU (RoHS) is valid only for electrical appliances] in the respective column of the attached scope of supply.

Concerning the products placed on the market by the supplier the customer is legally obliged to verify on his own responsibility his own further processing with respect to any applicable restricted, legal bans of use.

With the details in the attached scope of supply we also attend our legal duty of notification as described in article 33 and/or 57 in connection with Annex XIV of the REACH Regulation 1907/2006 (see <http://eur-lex.europa.eu>) if the scope of supply includes products which contain substances of very high concern (carcinogenic, mutagenic, reprotoxic, bio accumulative etc.).

These so-called SVHC ingredients (see: http://echa.europa.eu/chem_data/authorisation_process/candidate_list_table_en.asp) have to be reported but are not prohibited.

This enables you to comply with article 33 of REACH Regulation 1907/2006 (see <http://eur-lex.europa.eu>) as fulfil your duty of notification towards your customers.

Beyond that the HellermannTyton GmbH functions as so-called „Downstream user“ in accordance with REACH regulation 1907/2006 and is subject of no registration and notification obligation concerning the delivered products. We have all our suppliers obligated - so far necessary – to comply with the ahead going registration and notification obligation.

Furthermore the supplied products and its packaging – as far as not being listed in the scope of supply – are free of critical ingredients subject to notification, referred to the following legal regulation:

- EU Directive 1257/2013/EU [<http://eur-lex.europa.eu>] in products and packaging (see also Appendix 8 of the resolution MEPC. 197(62) [<http://www.imo.org>]).
- „Conflict Minerals“ appropriate the „Dodd-Frank Consumer Protection, Act“ (WS H. R. 4173, § 1502), [<http://www.sec.gov/about/laws/wallstreetreform-cpa.pdf>]

On request we additionally provide you with the valid version of the standard template (CFSI-CMRT) based on the initiative of the EICC and GeSi.

Besides notification is hereby made that our products are not to be used by HellermannTyton GmbH for any purpose for which permanent or prolonged bodily contact with or by pharmaceuticals/medical devices, cosmetics or toys are intended, or for any applications involving direct contact with pharmaceutical products and food.

Except from this are cable ties of the MCT series whose more far-reaching intended purpose can be asked in the product management of our company.

Besides, all goods are free from radioactive radiation above the natural background radiation. That means, that while daily handling of goods the dose limit values [mSv per year for persons of the general population] mentioned in the European guideline 2013/59/EURATOM (see <http://eur-lex.europa.eu>) are not exceeded.

A declaration concerning product ingredients beyond that and which is not based on legal requirements, we send you gladly in individual cases on request, against appropriate fees and after return of a confirmation of order through HellermannTyton GmbH.

This confirmation is based on our actual standard of knowledge particularly with regard to the consistent demand to conform to all above mentioned legal rules from our supplier side and refers to our sales products as delivered by HellermannTyton GmbH.

HellermannTyton GmbH expressly accepts no liability for changes of our products or conditions of using them on which HellermannTyton GmbH does not have any bearing.

Kind regards
HellermannTyton GmbH

Tornesch, 29 January 2025

i.V.



Martin Burmeister
Safety Management

Annex: - List of legal Substances Prohibition Regulations
 - Scope of delivery/article