Restriction of Hazardous Substances (RoHS)

Dear Madam/Sir,

we have assessed our products in accordance with the EU Directive 2011/65/EU and its amendment EU Directive 2015/863 in close cooperation with our suppliers. According to the information provided by our raw material suppliers, the products supplied to you contain substances that the above Directive bans from use in electrical equipment or requires to be specified.

- Screwd cable fittings and accessories made of brass have a lead content of 2–3 percent. In accordance with the exception in the RoHS Directive 2011/65 / EU. 2015/863, Annex III 6c, a lead content of 4% is permissible. As such lead content is required for machining and is present in the metal in solid and bound form, it does not constitute an environmental hazard. Only the evaporation of brass could pose a danger, as lead might then be released in noxious form.

- Chromium-plated products contain chromium VI salts, but the overall concentration limit of 0.1% is not exceeded.

- Our plastic products contain neither pentabromium derivatives (CAS no. 32534-81-9) nor octabromium derivatives (CAS no. 32536-52-0).

- Our products do not contain cadmium or mercury.

- PBB, PBDE and Deca-BDE are also substances that are not contained in our products.

- DEHP, BBP, DBP, DIBP are also substances that are not contained in our products.

We hereby confirm that all products supplied by us comply with the EU legislation specified above.

We provide this information to the best of our knowledge and belief and in accordance with the current state of the art. However, it does not represent any warranty in the legal sense.

Sincerely yours,

HUMMEL AG

[Signature]

i. A. Frank Geng
Energy and hazardous substances