

Dear Lin Engineering Valued Customer,

We at Lin Engineering share your concern for product safety and appreciate your interest in our program for compliance with REACH Article 33 (the Candidate List of Substances of Very High Concern for Authorization) and Directives 2011/65/EU and 2015/863/EU, otherwise known as the 3rd amendment to EU RoHS Directive for 10 substances (commonly referred to as RoHS 3). To ensure that our customer-facing requirements are fulfilled, we actively engage our raw material and component suppliers to identify any Substances of Very High Concern (SVHC's) and RoHS substances in our products that would impact our customers' ability to meet their business obligations and downstream importation requirements associated with European market access.

To date, unless otherwise specified, this declaration applies to all products sold by Lin Engineering:

1. Not in scope of REACH ANNEX XIV.
2. Is in compliance with REACH ANNEX XVII.
3. Is in compliance with CMR substance restrictions.
4. Is in compliance with RoHS Directives 2011/65/EU and 2015/863/EU, otherwise known as the 3rd amendment to EU RoHS Directive for 10 substances (commonly referred to as RoHS 3).

Having said this, we continue to work with various stakeholders in our supply chain to rule out any uncertainty regarding the presence or non-presence of flagged substances in the products mentioned above.

As you are undoubtedly aware, REACH SVHC and EU RoHS are dynamic regulations that frequently see substances added (in the case of REACH SVHC) or exemptions added and repealed (in the case of RoHS Directives 2011/65/EU and 2015/863/EU, otherwise known as the 3rd amendment to EU RoHS Directive for 10 substances and commonly referred to as RoHS 3). Consequently, Lin Engineering will conduct ongoing due diligence to support the subsequent layers of our supply chain in meeting their respective business and reporting requirements associated with the regulations listed above. With these ongoing efforts, we are committed to proactively informing you of any changes to the compliance status of our products.

Sincerely,



Ryan Lin
Executive VP and Interim Compliance Manager
24th May 2022