

Statement of Compliance

Requested Part

25 January 2018 31895 (Part 1 of 1)

PIDG R 22-16COMM 22-18MIL 5/16

Part Status: Active

Mil-Spec Certified: MS25036-104 Class 1 and 2

EU RoHS: Compliant

EU ELV: Compliant

China RoHS: No Restricted Materials Above Threshold

EU REACH SvHC Compliance: Regulation (EC) No. 1907/2006

Current ECHA Candidate List: **JUL 2017**Candidate List Declared Against: **JUL 2017**

Does not contain REACH SvHCs

Halogen Content: Not Low Halogen - contains Br or Cl > 900 ppm.

Solder Process Capability Code: Not applicable for solder process capability

Material Declarations: MD_31895

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This information is provided based on reasonable inquiry of our suppliers and represents our current actual knowledge based on the information they provided. This information is subject to change.

The part numbers that TE has identified as EU RoHS compliant have a maximum concentration of 0.1% by weight in homogenous materials for lead, hexavalent chromium, mercury, PBB, PBDE, and 0.01% for cadmium, or qualify for an exemption to these limits as defined in the Annexes of Directive 2011/65/EU (RoHS2). Finished electrical and electronic equipment products will be CE marked as required by Directive 2011/65/EU. Components may not be CE marked.

Additionally, the part numbers that TE has identified as EU ELV compliant have a maximum concentration of 0.1% by weight in homogenous materials for lead, hexavalent chromium, and mercury, and 0.01% for cadmium, or qualify for an exemption to these limits as defined in the Annexes of Directive 2000/53/EC (ELV).

Regarding the REACH Regulations, TE's information on SVHC's in articles is currently based on the European Chemicals Agency (ECHA) 'Guidance on requirements for substances in articles' (Version: 2, April 2011), applying the 0.1% weight on weight concentration threshold at the finished product level. TE is aware of the European Court of Justice ruling of September 10th, 2015 stating that, in case of 'complex articles', the threshold for a SVHC must be applied to both the product as a whole and simultaneously to each of the articles forming part of its composition. To make sure our REACH information stays in line with the changed legal interpretation and industry practices, TE is monitoring evaluations of this ruling and awaits the expected new ECHA guidance on the practical implementation.