

Product Compliance Report (5 Items)

Created: March 7, 2025

As a result of our product testing (Status of legislation: March 7, 2025), PHOENIX CONTACT confirms that our products comply with the material restrictions according to Directive 2011/65/EU (RoHS 2), including Delegated Directive 2015/863/EU. In addition, the products comply with the requirements of Annex XIV and Annex XVII under Regulation (EC) No. 1907/2006 (REACH Regulation) and SJ/T 11364-2014 (China RoHS).

An article-related China RoHS declaration table can be found in the download area for the respective article under "Manufacturer Declaration". For all articles with EFUP-E no China RoHS declaration table is issued and required.

The ecological footprint of the respective item, if already available, can be found in the download area under the document name "Product Environmental Footprint". The cradle-to-gate approach has been used to calculate the values (including Climate Change in CO₂e). Further detailed information on the product footprint can be found accordingly in the document.

The topic of PFAS is of great importance to Phoenix Contact to make material cycles more sustainable in the future and meet not only legal but also customer requirements. Although the PFAS-related data provided has been ascertained with greatest care, a gapless assessment is not possible at this time. Please be aware that currently there is neither an information obligation in the supply chain nor a legal restriction of PFAS in force that is applicable to our products and Phoenix Contact does not assume liability for the completeness of the information.

All information is based on our current knowledge and the information provided by our suppliers and service providers.

Item Number	Item Description	Fulfills EU RoHS Substance Requirements (Exemptions as Far as Known)	China RoHS Environment Friendly Use Period (EFUP)	REACH Candidate Substance Note (CAS/EC-NO)	Contains PFAS according to REACH definition	EF3.0 Climate Change
1200676	EV-T2M3SOS	Not applicable (No electrical and electronic equipment (EEE), cannot be used in EEE)		No substance above 0.1 wt%	No	Not Calculated
1434495	EV-T2M3SO-GASKET	Yes (No exemptions)		No substance above 0.1 wt%	No	Not Calculated
1455815	EV-T2M3SO12-4P-B-EM-MXCON_LBE	Yes (No exemptions)		No substance above 0.1 wt%	No	Not Calculated
1456391	EV-T2G3C-3AC32A-7,0M6,0-AI_LBE	Yes (No exemptions)		No substance above 0.1 wt%	No	Not Calculated

1424180	SACC-CI-M12FSX- 8CON-L90	Yes (6(c))	EFUP-50	Lead (CAS: 7439-92-1) SCIP: fa4a0fc9-4b6e-4255- 89bb-4c0db9e5f819	No	Not Calculated
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In accordance with IEC 63000, the information contained in the report includes a supplier declaration on exemptions and can be used as evidence for the preparation of technical documentation. PHOENIX CONTACT does not use any of the substances listed in Annex XVII of the REACH Regulation in its products in concentrations exceeding the limits falling within the scope of the Regulation. In order to ensure a high level of product safety to our customers, as well as to comply with legal requirements, we have reviewed the implementation of the REACH Regulation in accordance with the current candidate list, including the substances from Annex XIV. According to Article 33 of the REACH Regulation, Phoenix Contact is obliged to provide information on products containing candidate substances above a mass fraction of 0.1%. All information is based on our current knowledge and information provided by our suppliers and service providers.