



Prelok GmbH
Roman Müller
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40825 Köln

Informationen zu 3M Produkten bzgl. der folgenden Punkte

- Kandidatenliste der Stoffe für den Anhang XIV (SVHC) der Verordnung (EG) Nr. 1907/2006 ("REACH-Verordnung")
- EU Richtlinien 2002/95/EG RoHS bzw. 2011/65/EU RoHS II
- Mineralien aus Konfliktgebieten

Sehr geehrte Damen und Herren,

vielen Dank für Ihre Anfrage bzgl. der Überprüfung unserer Produkte auf Basis der oben genannten Anforderungen.

Die Informationen in diesem Schreiben beziehen sich auf folgende Produkte:

- 3M(TM) EC-2510R Orange - Schraubensicherungsklebstoff
- 3M(TM) 2353 Blau – Schraubensicherungsklebstoff

Aufgrund der Vielzahl variierender Kundenanfragen, die uns zu diesen Themen erreichen, hat sich 3M dazu entschlossen, die nachfolgend generalisierte Auskunft auf solche Anfragen herauszugeben:

- Das genannte Produkt enthält keine Stoffe der Kandidatenliste für den Anhang XIV der Verordnung (EG) Nr. 1907/2006 „Substances of Very High Concern" (SVHC), veröffentlicht durch die ECHA am 29.10.2008 und zuletzt erweitert am 17.12.2015, mit einem Anteil von 0,1 Gewichtsprozent und darüber.

- Die genannten Produkte enthalten die in den Richtlinien 2002/95/EG RoHS bzw. 2011/65/EU RoHS II aufgeführten Inhaltsstoffe Blei, Quecksilber, Cadmium, 6-wertiges Chrom, polybromierte Biphenyle (PBB) und polybromierte Diphenylether (PBDE), Di(2-ethylhexyl)phthalat (DEHP), Butylbenzylphthalat (BBP), Dibutylphthalat (DBP) und Diisobutylphthalat (DIBP), nicht als konstitutionelle Bestandteile. Dies schließt auch die bromierten Flammschutzmittel Pentabromdiphenylether und Octabromdiphenylether mit ein.
- Um Ihnen Informationen bezüglich Mineralien aus Konfliktgebieten zur Verfügung zu stellen, finden Sie anbei das ausgefüllte "Conflict Minerals Reporting Template" (CMRT) der "Conflict-Free Sourcing Initiative" (CFSI). Die Angaben gelten für die im Tabellenblatt "Product List" aufgeführten Produkte.

Die vorgenannten Informationen geben unseren derzeitigen Kenntnisstand wieder und beruhen ganz oder teilweise auf Informationen, die uns unsere Vorlieferanten zur Verfügung gestellt haben.

Wir hoffen Ihnen hiermit geholfen zu haben.

Mit freundlichen Grüßen,

Dr. Jörg Bredehorn



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Revision 4.01
June 12, 2015

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The purpose of this document is to collect sourcing information on tin, tantalum, tungsten and gold used in products

Mandatory fields are noted with an asterisk (*). The information collected in this template should be updated annually. Any changes within the annual cycle should be provided to your customers

Company Information

Company Name (*):	3M Company
Declaration Scope or Class (*):	B. Product (or List of Products)
Go to Product List tab to enter products this declaration applies to	
Click here to enter the products this declaration applies to	
Company Unique ID:	00-617-3082
Company Unique ID Authority:	Dun & Bradstreet "Duns" number
Address:	3M Deutschland GmbH, Carl-Schurz-Straße 1, 41453 Neuss
Contact Name (*):	Dr. Jörg Bredehorn
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Authorizer (*):	Dr. Jörg Bredehorn
Title - Authorizer:	
Email - Authorizer (*):	jbredhorn@mmm.com
Phone - Authorizer (*):	02131-143189
Effective Date (*):	22-Apr-2016

Answer the following questions 1 - 7 based on the declaration scope indicated above

1) Is the 3TG intentionally added to your product? (*)	Answer	Comments
Tantalum (*)	No	Important Note: Information provided in response to question 1 related to material content represents 3M Deutschland GmbH's knowledge and belief as of the date it is provided, which may be based on supplier-provided information, 3M technical knowledge or product analysis.
Tin (*)	No	
Gold (*)	No	
Tungsten (*)	No	

2) Is the 3TG necessary to the production of your company's products and contained in the finished product that your company manufactures or contracts to manufacture? (*)	Answer	Comments
Tantalum (*)	No	Important Note: Information provided in response to question 2 related to material content represents 3M Deutschland GmbH's knowledge and belief as of the date it is provided, which may be based on supplier-provided information, 3M technical knowledge or product analysis.
Tin (*)	No	
Gold (*)	No	
Tungsten (*)	No	

3) Do any of the smelters in your supply chain source the 3TG from the covered countries?	Answer	Comments
Tantalum		
Tin		
Gold		
Tungsten		

4) Does 100 percent of the 3TG (necessary to the functionality or production of your products) originate from recycled or scrap sources?	Answer	Comments
Tantalum		
Tin		
Gold		
Tungsten		

5) Have you received data/information for each 3TG from all relevant suppliers?	Answer	Comments
Tantalum		
Tin		
Gold		
Tungsten		

6) Have you identified all of the smelters supplying the 3TG to your supply chain?	Answer	Comments
Tantalum		
Tin		
Gold		
Tungsten		



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7) Has all applicable smelter information received by your company been reported in this declaration?

	Answer	Comments
Tantalum		
Tin		
Gold		
Tungsten		

Answer the Following Questions at a Company Level

Question	Answer	Comments
A. Do you have a policy in place that addresses conflict minerals sourcing?	Yes	In the URL link below, scroll down to 3M Suppliers, then select Supply Chain Policies
B. Is your conflict minerals sourcing policy publicly available on your website? (Note - If yes, the user shall specify the URL in the comment field.)	Yes	www.3m.com/3M/en_US/country-us/about-3m/
C. Do you require your direct suppliers to be DRC conflict-free?	Yes	
D. Do you require your direct suppliers to source the 3TG from smelters whose due diligence practices have been validated by an independent third party audit program?	Yes	Planned once more smelters are third party audited.
E. Have you implemented due diligence measures for conflict-free sourcing?	Yes	
F. Do you collect conflict minerals due diligence information from your suppliers which is in conformance with the IPC-1755 Conflict Minerals Data Exchange standard [e.g., the CFSI Conflict Minerals Reporting Template]?	Yes	Using 3M web-enabled method.
G. Do you request smelter names from your suppliers?	Yes	Through prioritized supplier inquiry.
H. Do you review due diligence information received from your suppliers against your company's expectations?	Yes	
I. Does your review process include corrective action management?	Yes	
J. Are you subject to the SEC Conflict Minerals rule?	Yes	

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