

# **Product Marking**

## CE - RoHS - REACH - Conflict Minerals - Soft PVC - DEHP

### **CE and Product Marking**

Through the CE-marking of our products we confirm their conformity with the applicable European directives in compliance with the underlying standards and German laws. All products comply with the currently valid limit values and standard requirements. Their exact categorisation is specified in the declaration of conformity. All mains-operated devices we manufacture are CE-marked on the basis of the Low Voltage Directive<sup>a)</sup> and the EMC Guideline<sup>b)</sup>.

All devices we manufacture and their required accessories with a medical purpose bear the CE mark and the MD mark in accordance with the MDR<sup>c).</sup>

All devices we manufacture that fall under the Machinery Directive<sup>d)</sup> also receive the CE mark on this basis.

#### **RoHS**

All devices we manufacture meet the requirements of the RoHS Directive<sup>e)</sup> and its supplements. The CE mark is applied on this basis.

In accordance with Article 33 of the REACH Regulation<sup>f)</sup>, we wish to note that the ultrasound-emitting vibratory elements in our ultrasonic baths contain sintered ceramics made of lead titanium zirconium oxide<sup>g)</sup>. In the RoHS Directives for our application, this usage is approved as an exception under Annex III exception 7c. 1.

#### **WEEE**

All devices we manufacture are marked with a "crossed-out wheelie bin" symbol on the type plate in accordance with the WEEE directive<sup>h)</sup>.



Note on the German EPPG Acti):

None of our electrical appliances are to be classified as energy-using products according to the EPPG, as they are not covered by the underlying criteria of the Ecodesign Directive<sup>j)</sup>.

#### **Conflict Minerals**

We also need to source parts and materials that may contain conflict minerals to manufacture our equipment. According to the Conflict Minerals Regulation<sup>k)</sup>, it is the responsibility of companies importing into the EU to check the origin of conflict minerals. We do not import conflict minerals into the EU.

Similarly, the Dodd-Frank Act<sup>l)</sup> is of no significance to us as an American federal law, as we do not deliver to the USA.

#### Note on the use of soft PVC and the softener DEHP:

The use of soft PVC in our devices is limited to the insulation of electrical cables and drain hoses. The insulating materials for cables and lines are specified in the standards. Their use is reduced to the extent possible.

We do not intentionally use DEHP softener for production purposes or add it to our products. However, it is not possible to rule out the presence of trace impurities in supplier parts.

We do not perform tests for the presence of these substances. Here, we make reference to the information provided by our suppliers.

#### Cleaning and disinfecting preparations

Our cleaning and disinfecting agents are preparations in accordance with the European REACH Regulation<sup>f)</sup>. The raw materials of the individual products are registered in accordance with the REACH Regulation.

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# Information



	Description
a)	2014/35/EU – Low Voltage Directive
b)	2014/30/EU – EMC Guideline
c)	2017/745/EU – MDR
d)	2006/42/EC – Machinery Directive
e)	2011/65/EU – RoHS Directive; EU 2015/863; EU 2017/2102
f)	EC 1907/2006 – REACH Regulation
g)	EC no. 235-727-4 – CAS no. 12626-81-2
h)	2012/19/EU – WEEE Directive
i)	EPPG – Energy-related Products Act
j)	2009/125/EC – Ecodesign Directive
k)	2017/821/EU – Conflict Minerals Regulation
l)	Dodd-Frank Act (DFA) of 22-08-2012

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