# RoHS & REACH confirmation for IMS CS suppliers manufacturing specified parts

We hereby confirm that we manufacture **ALL** (current as well as future) components/assemblies ordered by IMS Connector Systems precisely according to the documentation specified by IMS Connector Systems, and that we only order components/component parts from permitted sources according to the parts list and drawing.

## **RoHS 2011/65/EU**

If we order and use components/component parts without defined sources from our own sources of supply, we have verified compliance to RoHS according to its all-time valid legislation (actual: 2011/65/EU, Annex II in its current version with 2015/863) for the part of these suppliers.

Furthermore, we confirm that no forbidden substances enter the product through manufacturing steps at our plant.

Where exemptions (according to Annex III or IV with amendments) apply in components/component parts, or are used during our manufacturing processes (e.g. lead in solder, lacquer, glue, etc.) these are reported to IMS Connector Systems in the table below.

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| **IMS drawing (part) number** | **Manufacturer part number** | **RoHS status** | **Exception code(s)** |
| **Please only fill out this table if the supplied parts do make use of an exemption listed in Annex III or IV of the Directive or if the article is not RoHS compliant.** | | | |
| Example XYZ | Example ABC | Compliant with exemption | III, 6c |
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We undertake to notify IMS Connector Systems by updating this document before making any changes affecting the RoHS compliance of products supplied to IMS Connector Systems.

## **REACH EC (No.) 1907/2006**

In addition, we confirm that we are aware of the duty to inform according to article 33 of the REACH-Legislation EC No. 1907/2006.

Articles that contain one or more substances classified as SVHCs (Substance of Very High Concern according to the [candidate list valid at all times](https://echa.europa.eu/candidate-list-table))in a concentration value greater than the ratio specified in the legislation (currently 0.1 percentage by weight) are reported immediately to IMS Connector Systems.

In case of delivering articles that can be defined as „composite articles“ according to this legislation, the interpretation „once an article - always an article“ applies since the [decision of the European Court of Justice in September 2015](http://curia.europa.eu/juris/document/document.jsf?text=&docid=167286&pageIndex=0&doclang=EN&mode=lst&dir=&occ=first&part=1&cid=341684). Therefore, the obligation to inform also exists, even if the exceeding of the specified ratio (currently 0.1 weight percentage) is limited to a subarticle of a composite article delivered to IMS Connector Systems.

As soon as we get the information that an article delivered by us contains SVHCs in concentrations greater than the specified ratio (currently 0.1 weight percentage), we will inform IMS Connector Systems. The information that will be provided is the IMS Connector Systems part number, our part number and the name and CAS-number of the SVHC.

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| **SVHC Name** | **SVHC CAS #** | **Location of SVHC / Sub Article Name  (if applicable)** | **Worst Case Concentration (ppm) of SVHC** | **Amount of SVHC (grams) (if available)** |
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All such communication should be sent to the e-mail address of the current RohS/REACH representative.

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