IPF ELECTRONIC

Customer Information on Material Compliance

ipf electronic gmbh Rosmarter Allee 14 58762 Altena - Germany

We hereby declare that the following product complies with the specifications of the directives and regulations listed below:

PY930900

sensor laser, Presence detector, 70x93x125mm, 10-35V DC, -30-60°C, 2x Relay contact NC/NO, Cable 10m, IP65, Plastic PC

As a trading and production company, we are considered a downstream user and manufacturer of articles in accordance with the REACH Regulation (cf. Art. 3 Para. 3 of the REACH Regulation) and are therefore not subject to registration. No substances are released from any of our articles and merchandise during their construction and intended use (cf. Art. 7 of the REACH Regulation).

REACH Regulation (EC) No. 1907/2006

We hereby confirm that we are aware of the obligation to provide information in accordance with Article 33 of the REACH Regulation EC No. 1907/2006. Products containing one or more of the substances classified as SVHC in the candidate list in a concentration greater than 0.1% by mass will be reported within the legal parameters.

RoHS Directives 2011/65/EU and 2015/863

We hereby certify that this product complies with the requirements of the RoHS Directives 2011/65/EU and 2015/863.

Substances of Very High Concern (SVHC) included

SVHC	CAS number	Share (% w/w)
Lead	7439-92-1	0,1 - 100,0 %
2-Methylimidazole	693-98-1	0,1 - 100,0 %

WEEE Directive 2012/19/EU

We hereby confirm that our products comply with the WEEE Directive 2012/19/EU. We are registered with the ear foundation under the number 40951076.

Conflict Minerals - "Dodd-Frank Act

It is the goal of ipf electronic gmbh to comply with the requirements of the Dodd-Frank Act to the best of our knowledge and belief.

ipf electronic gmbh assures that its suppliers are selected in accordance with these criteria and that conflict minerals from mines that are used to finance armed groups in the Democratic Republic of the Congo or in neighboring countries are neither directly nor indirectly knowingly used in the products. In order to determine if minerals from mining or smelting operations in the conflict region are used in our products, we use the standardized RMI Reporting Standard Template (CMRT) to record and monitor. We do not knowingly use materials from the conflict region in our own products.



Our specifications refer exclusively to the current state of our knowledge and are based on the information provided by our suppliers. We assume neither warranty nor liability for factors beyond our knowledge and control.

Altena, 24.10.2023

i.V. J. Hype

Jörg Hesse Product Compliance