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REACH & SVHC DECLARATION OF CONFORMITY

Hereby, taking into account the restrictions resulting from the Regulation (EC) No 1907/2006 of the European Parliament and of the Council of 20 June 2006 concerning the Registration, Evaluation, Authorization and Restriction of Chemicals (REACH), Elhurt EMS Sp. z o. o. declares, that all manufacturing processes used by Elhurt EMS Sp. z o. o. comply with either by pre-registration or substance exemption, as defined by the Regulation and/or the European Chemicals Agency (ECHA). Elhurt EMS Sp. z o. o. processes do not contain any Substances of Very High Concern (SVHC), as defined by the most recent amendment(s) to Regulation (EC) No 1907/2006, Article 57 and Annex XIV (<http://echa.europa.eu/candidate-list-table>).

Elhurt EMS Sp. z o. o. manufacturing processes do not contain any substance prohibited by Regulation (EC) No 1907/2006, Article 67 and Annex XVII, with amendments. To date, according to the available information collected and issued by our suppliers, we can assure you that all of our suppliers and your suppliers intend to comply with the REACH Regulation and therefore substances that require registration will be registered by one of the suppliers along the supply chain.

At the moment, no case of use of dangerous substances is known which would require permission for use (described in Annex XIV & XVII of the EU regulation 1907/2006). Furthermore, as a manufacturer it is our responsibility to ensure that our products do not contain "substances of very high concern" in quantities greater than 0.1 wt% (or 1,000 ppm); this is being complied with to date, with the available information collected, as well as the evaluation of the use of these products in our processes, and therefore a notification to the European Chemicals Agency is not required.

Elhurt EMS has taken all reasonable steps to verify the supply line information regarding the absence of the restricted substances in ELHURT EMS processes. During the components purchase process, we request that the parts need to fulfill "REACH & SVHC" compliance. If this requirement is not met by the supplier, he has to inform us about the issue. Also solder paste, alloys, glue, screws, mechanical parts, etc. are seen as components.

Being a subcontractor also requires us to follow the product owner's (customer) Bill of Material (BOM) strictly. It starts with product specification, which is imported to our ERP and is based on the listed manufacturer's P/N's. There might be electric, electronic, and mechanical components. Components fulfilling "REACH & SVHC" obligations should be defined during the R&D phase of product development by our valuable customers directly or by their subcontractors responsible for this field. All mentioned components are locked in the final product documentation.

Part of our sourcing policy defines the incoming inspection process. During that process, each delivered component is verified if it is compliant with the component P/N that was requested in the order. This routine allows us to commit that we only use components specified in customer documentation (BOM). Therefore end product fulfill "REACH & SVHC" requirement when the customer's initial documentation indicates components that fulfill mentioned obligation.

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