

REACH Statement for LEAD in EEE (Electric and Electronic Equipment)

REACH Article 33 Statement 2020 May (EN)

The EU REACH Regulation (Regulation (EC) No 1907/2006 of the European Parliament and of the Council of 18 December 2006 concerning the Registration, Evaluation, Authorisation and Restriction of Chemicals (REACH)) addresses the production and use of chemical substances, and their potential impacts on human health and the environment. It applies to any product placed on the market inside the EU.

Lindy supports the aims of REACH and declares its full support for protecting people and the environment. Lindy is continuously striving to stay a pioneer in our market sector and to continue to keep any hazardous substances out of our products.

Among others, REACH Article 33 defines that Substances of Very High Concern (SVHC) should not be included in products and product components with a threshold above 0.1% (1000 ppm). The SVHC list is updated approximately every 6 months by the EU. The latest version can be found on the European Chemicals Agency website: https://echa.europa.eu/candidate-list-table

In June 2018 Lead was added to the SVHC list with a threshold limit of 0.1%.

Lead is a significant substance in some parts and components used in the electronics industry. It can only be replaced as part of an intensive development process. Lead in electrical and electronic components is specifically regulated by the EU RoHS Directive for Electric and Electronic Equipment, with a threshold limit of 0.1%. However, there are RoHS Exemptions that allow higher concentrations for certain parts, components, use cases and functions. Since many of these RoHS Exemptions will expire on 21 July 2021 Lindy, and the wider electronics industry, are working to reduce the lead content in these parts, components and use cases to below 0.1% as soon as possible.

With regards to this situation we cannot exclude that some electronic parts and components used in electronic products may use RoHS Exemptions for a lead content above 0.1%. Therefore, these parts and components may exceed the REACH Article 33 limit for lead. However, the lead content in these parts, components and use cases does not cause any harm to people or the environment, and no significant amounts of lead are released into the environment under normal and foreseeable use of the product. In electronic parts and components, the lead containing sub-parts/components are integrated within a chip, chipset, or similar electronics part, and are not in human contact under normal operation. In brass or copper alloys used in connectors, lead can be used as a component that is solidly bound into the alloy and does not migrate or diffuse out.

Products	Product components	Substance that may be contained above 0.1%	CAS Number	Exempted by RoHS for EEE	REACH Annex XVII compliance
Electronic products (EEE)	Chipsets, transistors, diodes, resistors, capacitors, etc.	Lead (Pb)	7439-92-1	Yes	Yes
Power supplies (EEE)	AC connectors	Lead (Pb)	7439-92-1	Yes	Yes
Electric products, cables (EEE)	AC connectors	Lead (Pb)	7439-92-1	Yes	Yes
Electric products, cables (EEE)	3.5mm audio connectors	Lead (Pb)	7439-92-1	Yes	Yes



LINDY Electronics Limited

Sadler Forster Way | Teesside Industrial Estate | Thornaby, Stockton-on-Tees | TS17 9JY, England General T +44 1642 754000 | F +44 1642 754031 | sales@lindy.co.uk Accounts T +44 1642 754035 | F +44 1642 754031 | accounts@lindy.co.uk Co. Reg No. 02132710 [Registered office as above] | Vat Reg No. GB 472 0100 00