



Usines et Comptabilité :  
BP 60809  
F - 68308 SAINT-LOUIS Cedex

Exp. : **SES - STERLING** - F-68308 SAINT-LOUIS Cedex

Saint-Louis, 10/07/2017

## MATERIAL STATEMENT

p.1/2

Index 8 dated 10/07/2017

<b>Supplier</b>	SES-Sterling SA
<b>Adress</b>	1 bis rue de Delémont F 68308 Saint Louis
<b>Contact</b>	Françoise GUYONNET
	<a href="mailto:tech@ses-sterling.com">tech@ses-sterling.com</a>
	Tel : +33 (0)3 89 70 20 13
	Fax : +33 (0)3 89 70 20 93

### ■ European Union Regulation on Chemicals REACH EC 1907/2006 – SVHC List dated 07/07/2017

SES-STERLING SA confirms that, among raw materials used to manufacture the finished products we supply, there is:

- no substance which is not going to be (pre-)registered to ECHA
- no substance listed in ANNEX XIV (Authorisation list)
- no substance listed in ANNEX XVII (Restrictions on the manufacture, placing on the market and use of certain dangerous substances, preparations and articles, **provided that these restrictions are applicable to electrical wiring accessories** (cable protection, wire identification, cable trunking and strapping and tools) **and to electric or electronic equipment**)
- no substance listed as SVHC\* (Candidate list including 174 substances dated 07/07/2017).

#### EXCEPTIONS:

- HELAVIA® mouldings in polychloroprene article numbers between 0252 and 0259. These products contain Imidazolidine-2-thione (ETU - CAS Number 96-45-7) as reaction residue.

#### \*SVHC – Candidate List

##### Duty to communicate information on substances in articles

The inclusion of a substance in the Candidate List **does not imply use of the substance is banned or restricted**. However, **according to Article 33 of REACH**, any supplier of articles containing at least one Candidate List substance above a concentration of 0.1% (weight by weight) has **communication obligations** towards customers down the supply chain and consumers.

### ■ EU RoHS Directives

**Directive 2011/65/EU dated 08/06/2011, called « RoHS 2 », lays down rules on the restriction of the use of certain hazardous substances in electric or electronic equipment (EEE), as stipulated by Article 4(1). **Substances submitted to restriction** and tolerated maximum concentration values are **listed in the Annex II** of the Directive amended by the **Comission Delegated Directive 2015/863/EU dated 31/03/2015.****



## MATERIAL STATEMENT

p.2/2

Index 8 dated 10/07/2017

**SES-STERLING SA confirms** that, **all supplied products**, concerned by the RoHS Directive, **do not contain any regulated hazardous substance in concentrations exceeding the limits** of the RoHS Directive. Substances of concern and maximum concentration values tolerated by weight in homogeneous materials are:

- Lead (Pb) 0.1%
- Hexavalent chromium (Cr VI) 0.1%
- Cadmium (Cd) 0.01%
- Mercury (Hg) 0.1%
- Polybromobiphenyl (PBB) 0.1%
- Polybromodiphenylether (PBDE) *including Decabromodiphenylether (Deca-BDE)* 0.1%
- Bis(2-ethylhexyl) phthalate (DEHP) 0,1 %
- Butyl benzyl phthalate (BBP) 0,1 %
- Dibutyl phthalate (DBP) 0,1 %
- **Diisobutyl phthalate (DIBP) 0,1 %**

### ■ China RoHS Regulation

The "Administrative Measure on the Control of Pollution Caused by Electronic Information Products", widely known as "**China RoHS**", details the restriction of the use of certain hazardous substances in electric or electronic equipment.

**SES-STERLING SA confirms** that **all supplied products**, concerned by China RoHS, **do not contain any regulated hazardous substance in concentrations exceeding the limits** stipulated in the SJ/T 11363 – 2006 "requirements for concentration limits for certain hazardous substances in electronic information products". Substances of concern and maximum concentration values tolerated by weight in homogeneous materials are:

- Lead (Pb) 0.1%
- Hexavalent chromium (Cr VI) 0.1%
- Cadmium (Cd) 0.01%
- Mercury (Hg) 0.1%
- Polybromobiphenyl (PBB) 0.1%
- Polybromodiphenylether (PBDE) *included Decabromodiphenylether (Deca-BDE)* 0.1%


### ■ Conflict minerals

Based on a Guarantee of Non-use of Conflict Minerals obtained from our material suppliers, **SES-STERLING SA confirms** that **our articles have been designed and manufactured in compliance with the Electronic Industry Code of Conduct** and only with source material coming from environmentally and socially responsible suppliers.

Also, we assure that these products do not intentionally contain any of the metals listed below from the democratic Republic of the Congo or an adjoining country:

Gold – Tin – Cobalt – Tantalum – Tungsten

**SES-STERLING SA**

  
F. GUYONNET

*The information contained in this document is supplied in good faith, based on technical data received from our suppliers and is liable to be updated.*