

The purpose of this document is to inform individuals of the status of our products with respect to:

- **Directive RoHS 2011/65/EU and its amendment 2015/863/EU:** directive of the European Parliament and of the Council of 8 June 2011 that restricts using certain hazardous substances in electrical and electronic equipment (recast).

Most of Radiall products meet the requirements of EU RoHS directive 2011/65/EU, except for products dedicated to specific applications such as military or aerospace (outside the scope of the directive).

- **Regulation (EC) No 1907/2006:** regulation of the European Parliament and of the Council of 18 December 2006 concerning the Registration, Evaluation Authorization and Restriction of Chemicals (REACH).

As downstream users, our responsibility is to perform the following actions:

- Complete all the REACH requirements, according to our roles, in a responsible manner while respecting the timetable.
- Identify products and items to be covered by the REACH regulation.
- Inform our suppliers of applications and scenarios of exposure in our products.
- Inform our customers as soon as possible on the continuity of their supplies.

Since June 2018, lead (CAS 7439-92-1) has been added to the SVHC list. This chemical substance is present in a large majority of our copper and steel alloys (i.e. in most of Radiall's products).

The status of our products relies on the data gathered from our suppliers.

The REACH and RoHS statuses are available in the annex below.

For more information, please [contact us](#).

Yours sincerely,



Sylvie Lefloch Dubois  
Environmental Compliance

## ANNEX

\* Presence of lead in copper, aluminium or steel alloys

\*\* Exemption (6a or 6a-I) and exemption (6b or 6b-II) depending on the equipment class

\*\*\* HCP = Hexavalent Chromium Passivation type alodine passivation

▲ Component for Military and Aerospace market. Please contact our marketing services for other markets such as telecom