

To meet the requirements of our customers, we can use only products from suppliers who comply with the following guidelines. This means in particular that all the products delivered to Carl Stahl Technocables must comply with all applicable legal requirements in their latest version.

In case of future non-compliance of his products, the supplier agrees to notify Carl Stahl Technocables GmbH immediately.

2011/65/Eu (RoHS) – 2002/96/EC (WEEE)

We hereby confirm that we comply with the requirements of EC directives 2011/65/EU (RoHS), and 2002/96/EC (WEEE) to reduce certain hazardous materials. The mentioned materials are not included in our products, equipment, parts, components and processes supplied to Carl Stahl Technocables GmbH, and do not have to be declared.

Please inform us in the table below , about all contained substances which are listed according to the EU Directive 2011 /65 / EC (RoHS) in Annex II (including amendments) .

Item	Description	Substance and percentage (e.g. 3% lead)	Remarks (replacement products, delivery time,...)

Conflict Minerals

According to US law „Dodd-Frank Act, Section 1502“ also Carl Stahl GmbH faces the challenge to disclose the origin of conflict materials in their products. Gold, tin, wolfram and tantalum must be traced back throughout the supply chain. Should your products contain any of these materials and originate in the Democratic Republic of the Congo and neighboring countries respectively, you shall notify us immediately in writing.

Regulation (EC) No. 850/2004 on persistent organic pollutants

The regulation EC No 850/2004 deals with persistent organic pollutants (POPs) which are chemical substances that persist in the environment, bioaccumulate through the food web, and pose a risk of causing adverse effects to human health and the environment.

You will find an updated version of this regulation by following this link:

<http://eur-lex.europa.eu/legal-content/EN/TXT/PDF/?uri=CELEX:32004R0850&from=EN>

REACH Regulations (EU) No. 1907/2006

With regard to the REACH Regulations (EU) No. 1907/2006, the supplier is obliged to only deliver contractual products that comply with the REACH Regulations.

1.) Article 33 (1) (immediate duty to provide notification concerning SVHC materials in products for commercial customers)

In order for us to be able to comply with the duty to provide information to our customers, we require you to provide information on whether materials from the candidate list are included in the contractual products. (Only applies to EU-based suppliers: We particularly want to emphasise the fact that the publication or updating of the "candidate list" creates a notification duty for you directly and without a transition period. The information obligation applies without delay from the publication of the first candidate list on 28 October 2008 **and the subsequent updates** (refer to Article 33 (1) of the REACH regulations (EU) No. 1907/2006).

The ECHA candidate list and all applicable updates are published on the ECHA website: <http://echa.europa.eu>

The information duty is created as soon as the limit value of 0.1% of weight per product is exceeded. If materials over 0.1% of weight are included in the contractual products delivered to us or their packaging, please provide the following information for each sub-product:

- Name of the materials,
- The associated EINECS numbers, CAS number
- State a typical concentration in % of weight or concentration range for the sub-product and complete product
- Information on safe use

2.) Information in the supply chain on materials and compounds

Article 31 (3) (delivery of a safety data sheet for compounds that are not classified as hazardous)

If our contractual product comprises a compound or if such a compound is contained in the products and it is not classified as hazardous but meets the following conditions, please send us a safety data sheet:

- for non-gaseous compounds in an individual concentration of ≥ 1 percent of weight and for gaseous compounds in an individual concentration of ≥ 0.2 percent of volume containing at least one **material that is hazardous to health or the environment** or
- for non-gaseous compounds in an individual concentration of ≥ 0.1 percent of weight containing at least one persistent, bio-accumulating and toxic or very persistent and highly bio-accumulating material as per the criteria in Appendix XIII or for reasons other than those stated in Letter a is included in the list produced in Article 59 Section 1 (**candidate list material**) or
- contains a material for which there are joint limit values for exposure in the workplace. (This information is provided in the form and content of a safety data sheet only on request. This is the expression of this request.)

3.) Change notice:

Please inform us without delay as soon as changes take effect:

Changes may refer to the materials

- Included an extended candidate list.
- Not registered or not registered successfully by the desired deadline.
- Were exchanged and therefore change the registration status, SVHC content and pollution profiles.
- If a permission request was issued or refused, the information must be provided to the recipient - i.e. to us - (including all recipients who received deliveries in the previous 12 months (Article 31(9b), Article 32(3b)).
- If a restriction for a material and its use in the contractual product comes into force via an update of the safety data sheet (Art. 31 (9 c)) or technical information (Art. 32 (3c)).

Material restrictions and prohibited substances



Please send change notifications to:

Carl Stahl Technocables GmbH Süßen
Team Compliance Technocables
Postweg 41

73079 Süßen

Email: compliance.technocables@carlstahl.com

i.A. Marius Wahl

i.A Marius Wahl, Head of Purchasing

i.V. Markus Köhler

i.V. Markus Köhler , Quality Manager

Supplier:

Company:

Adress:

Contact Person:

Place, date

Signature + company stamp