## Declaration on Substance Restrictions in the European Union



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As a company based in the European Union, Allied Vision is subject to the EU law which regulates, among other things, the restriction of substances. EU substance restriction for Electronics is defined by:

- Regulation (EC) No. 1907/2006 (REACH),
- Regulation (EU) 2019/1021 (POP),
- Directive 2011/65/EU (RoHS), incl. amendment 2015/863/EU (RoHS3).

Without complying with the above legal regulation, Allied Vision is not allowed to CE mark its product nor to place it on the EU market.

Therefore, Allied Vision sources the components for its products only from qualified suppliers who can objectively demonstrate that they themselves comply with the above legal regulation and who have concluded respective contracts with Allied Vision. We evaluate changes in legal regulations constantly and initiate measures in our supply chain if necessary.

On this basis, we guarantee compliance with the above legal regulation when our product is placed on the market.

**Further, we guarantee compliance with the information requirements of Article 33 of Regulation (EC) No. 1907/2006 (REACH)**. These come into force immediately when new substances are included in the candidate list for Annex XIV of the Regulation (SVHC list). In this case, our suppliers shall inform us whenever such a substance exceeds a concentration of 0.1% in the homogeneous material (based on law and on contracts).

The current list of Allied Vision products that are subject to exemptions from the RoHS Directive or that contain SVHC substances exceeding the threshold of 0.1% in the homogeneous material can be found in Annex A and Annex B of this document. These lists will be updated as soon as we become aware of such cases and our customers will be proactively informed about the changes.

Peter Häusler, Product Compliance Officer



## **Annex A: RoHS Exemptions**

Exemption	Models affected
Currently none	Currently none

## Annex B: Product with SVHC > 0.1%

Substance	Models affected	SCIP ID
Currently none	Currently none	Currently none

Last review completed: 2024-Mar-31, subsequent to changes in the SCIP database on 2024-Jan-23.

Note: following an update of the SCIP database, we allow our suppliers a two-week response time for notifications under Section 33 of the REACH Regulation; this is necessary because our suppliers are not at the beginning of the supply chain either. Only after this period we update our REACH declaration.

The latest version of this declaration is always available for download here: <a href="https://www.alliedvision.com/en/about-us/our-qm/">https://www.alliedvision.com/en/about-us/our-qm/</a>