

**Cannon technologies group Ltd**  
**RoHS & REACH Policy Statement**

**RoHS 3 Directive 2015/ 863 / EU**  
**Restriction of hazardous substance in electrical and electronic equipment**

The Cannon Technologies Group specialises in the design, procurement and manufacture of electronic enclosures and associated electronic equipment. All of Cannon Technologies products comply with the requirements of the EU RoHS Directive 2015 /863 (RoHS 111)

**Re: - The RoHS Directive 2015/ 863 /EU**

The RoHS directive restricts the use of certain hazardous substances in electrical and electronic products.

This are-

- a) Lead (0.1%)
- b) Mercury (0.1%)
- c) Cadmium (0.1%)
- d) Hexavalent Chromium (0.1%)

And the following phthalate: -

- a) Polybrominated biphenyl (0.1%)
- b) Polybrominated diphenylethers (0.1%)
- c) Bis (2-ethylhexyl) Phthalates (0.1%)
- d) Butyl benzyl phthalate (0.1%)
- e) Dibutyl phthalate (0.1%)
- f) Dilsobutyl phthalate (0.1%)

Cannon Technologies is committed to compliance to all applicable regulations regarding the restriction of hazardous substances in its electronic products.

Cannon Technologies is working with supply chain partners to ensure that only conforming product is procured.

Such Companies are: - Suppliers of electrical components, plastics, paint products, plated steel product, fixings, packaging products and welding commodities.

*M Golding*

**Managing Director**

## REACH

### **Policy statement**

#### **Registration Evaluation Authorisation and Restriction of Chemicals**

REACH is the European Community Regulations regarding chemicals and their use.

The intent of this legislation is to improve the protection of human health and provides added protection for the general Environment.

Cannon Technologies Ltd supports these aims and objectives.

We do not formulate or import chemical substance in excess of one tonne per substance per year. Cannon Technologies Ltd is a downstream user of substances and preparations. We have requested our suppliers to undertake actions as required regarding their registration. We collect REACH/ Data Sheet information from them.

No indication has been received from our suppliers that products critical to our operations contain any of the substances of very high concern (SVHC) as defined in

Article 59 (10) of the REACH regulations

To the best of our understanding Cannon Products do not contain any of the 211 substances included on the candidate list of substances of Very High Concern (SVHC).

The current candidate list can be found on <http://echa.europa./candidate-list-table>

*M Goulding*

Manager Director

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Next review 2022