Statement on Compliance with RoHS Directives (2011/65/EU and (EU) 2015/863)


QA Technology probe products and integraMate contacts and connectors are designed and fabricated in compliance with the requirements of Directive 2011/65/EU and amendment (EU) 2015/863 regarding these substance restrictions.

The following substances (or compounds containing these substances) are not specified to be, and to the best of our knowledge, are not contained in our products in excess of these restrictions (unless exempted by Article 4(1) Annex III for the particular purpose):

- Cadmium (0.01% or above)
- Lead (0.1% or above*)
- Mercury (0.1% or above)
- Hexavalent chromium (0.1% or above)
- PBB Polybrominated Biphenyls ((0.1% or above)
- PBDE Polybrominated Diphenyl Ethers ((0.1% or above)
- Bis(2-ethylhexyl) phthalate (DEHP) ((0.1% or above)
- Butyl benzyl phthalate (BBP) ((0.1% or above)
- Dibutyl phthalate (DBP) ((0.1% or above)
- Diisobutyl phthalate (DIBP) ((0.1% or above)

Please note, some QA Technology probe products and integraMate electrical contacts, are manufactured using metal alloys that contain small amounts of lead for machinability. These products comply with the RoHS restriction on the use of lead, at the levels established by the applicable exemption in Annex III.

Directive 2011/65/EU Article 4(1) Annex III exempts (allows) lead to be used in certain alloys for the purpose of machinability as follows:

- Steel alloys - up to 0.35% (exemption 6(a))
- Copper alloys - up to 4.0%, (exemption 6(c))
- Aluminum alloys - up to 0.40% (exemption 6(b)).

QA Technology is committed minimizing the environmental impact of our business. In this regard, we have completely eliminated the use of lead in solder used to manufacture our socket products. We are continuing to work on ways to eliminate, or significantly reduce the amount of lead containing alloys used in our products for the purpose of machinability.

Very truly,

[Signature]

Robert P. Lascelles
Product Manager
QA Technology Co. Inc.