





# **Revision History**

| Rev. | Date       | Change                         | Editor                   |
|------|------------|--------------------------------|--------------------------|
| 00   | 06/16/2023 | Initial                        | Material Data Management |
| 01   | 05/01/2024 | Conflict minerals added        | Material Data Management |
| 02   | 1/12/2024  | REACH paragraph added          | Material Data Management |
| 03   | 05/05/2025 | CBAM and EUDR paragraphs added | Material Data Management |
| 04   | 26/09/2025 | Management policy              | Material Data Management |

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## **Definitions & Terms**

#### **Purchased goods**

All purchased goods within the scope of application of this standard such as articles / products (incl. packaging materials), mixtures and substances.

#### **Article / Product**

(definition as per REACh Regulation (EC) No. 1907/2006, article 3): "Object which is given a specific form, surface or shape by manufacturing which determines its function to a greater extent than its chemical composition."

#### **Packaging materials**

Disposable material intended for wrapping products for the purpose of protecting the products, during transport and/or storage. (e.g. cardboard boxes, plastic bags).

#### **Mixture**

Goods composed of two or more substances (e.g. adhesives, lubricants)

#### **Substance**

Chemical element and its compounds; ingredient, substance.

#### **Prohibited substance**

Prohibited (banned) substances may not be contained in purchased goods above the limit specified by the given regulations.

#### **Restricted substance**

Substance that can't be used under certain conditions specified by the given Regulations

#### **Declarable substance**

The substances classified as "declarable" shall be declared if above the limits specified by the given regulations. The lists substances shall be given for all purchased goods containing declarable substances.

#### Conflict minerals/Extended minerals

Conflict minerals is defined as gold, tantalum, tin, tungsten, cobalt and mica and any other mineral or its derivatives. These raw matrials come from areas affected by conflict and can be use to finance armed groups and support human rights abuses and corruption.

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# List of Abbreviations

**CAMDS** China Automotive Material Data System

China Automotive Material Data System (camds.org.cn)

IMDS International Material Data System

IMDS | International Material Data System (mdsystem.com)

**PRFPP** Product Requirements File for Purchase Parts

**SVHC** Substance of very high concern

Substantio Web-based communication platform for collecting declarations of compliance with defined regulations from requested

suppliers.

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# 1 General Information

# 1.1 Purpose and Scope of the MANN+HUMMEL MHN 780 000 Material Compliance Requirements

This standard defines the minimum requirements with regard to prohibited, restricted and declarable substances in MANN+HUM-MEL products. At the same time it applies to the entire supply chain for all purchased goods which are or will be delivered to MANN+HUMMEL plants worldwide in relation to the defined legal material compliance requirements and specific requirements of end-customers.

Compliance with this standard does not release the supplier from the responsibilities given in further applicable legislation and specifications.

Latest released version of MANN+HUMMEL MHN 780 000 Material Compliance Requirements is located in the <u>Supplier Area</u> on the MANN+HUMMEL website.

Suppliers are responsible to use the current version of the MANN+HUMMEL MHN 780 000 Material Compliance Requirements and therefore check updates on MANN+HUMMEL website.

# 1.2 Management Policy

#### **Our Vision:**

Leadership in Filtration by inspired people delivering outstanding solutions and superior results.

# Management Policy

#### WE FIRMLY COMMIT TO

- The goals of
- Zero accidents with a focus on "Health & Safety first"
- Zero defects with a focus on "Quality always"
- Carbon neutrality along the entire value chain by 2050.
- Understand and meet our customers' expectations and requirements, and contribute to their success
- Respect, consult and involve our employees as well as their representatives.
- Provide a great place to work, ensure healthy, safe, and fair working conditions, protect the environment
  from pollution, preserve ecosystems, use energy and natural resources responsibly, eliminate hazards, and
  reduce risks to an acceptable level.
- Comply with human rights, statutory requirements, and binding obligations.
- We live the MANN+HUMMEL Code of Conduct and our FILTER values.
- Understand our organization, its interested parties as well as the internal and external issues that affect it, in order to set and meet our objectives.
- Prioritize the safety of our customers by designing, manufacturing, and delivering products that are safe, sustainable, and compliant with all relevant product specific standards and regulations. Through testing, continuous improvement, risk assessment, and transparent communication, we ensure the highest level of product safety for our customers.
- Cooperate with our suppliers in a fair partnership to achieve best quality, cost, service, employee safeguarding, environmental protection, and compliance with statutory requirements and human rights in our supply chain.
- Strive for excellence and meet our goals by assessing risks and opportunities acting preventively as well
  as evaluating and communicating our performance.
- Provide the necessary resources to maintain and continually improve our management system processes.
- Be our customers' first choice in terms of quality, best service, and innovative technologies.
- Maintaining a documented internal control system that safeguards assets, ensures compliance, promotes
  accountability, and supports the achievement of the company's objectives.
- A robust and comprehensive resillence framework, through leadership, oversight, resources, and trainings for all employees to protect MANN+HUMMEL against threats.

Kurk Wilks

Emese Welssenbacher Executive VP & COO Jurate Keblyte

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# 2 Regulatory requirements

The statutory requirements described in section 2 apply to all purchased goods being part of the MANN+HUMMEL products throughout the whole product lifecycle.

The application framework is precisely described in the selected laws.

The requirements apply also to packaging materials in the event that the given regulation is also valid for packaging material (e.g.REACH).

# 2.1 Regulatory requirements applicable for all product applications worldwide

Compliance with requirements listed in section 2.1 is required at the global level for all product categories due to the possibility of using the purchased goods in various semi-final or final products and applications that MANN+HUMMEL may sell on the markets or to customers, requiring fulfillment of these regional or sectoral-specific regulations.

#### EU Regulation 1907/2006: REACH

Registration, Evaluation, Authorisation and Restriction of Chemicals (REACH)

#### SVHC Candidate list

List of SVHC substances whose content above 0,1% (w/w) in purchase article/product is declarable within the supply chain.

https://echa.europa.eu/candidate-list-table

#### Annex XIV – Authorisation list

The inclusion of a substance from the Candidate list in Annex XIV makes its use subject to authorization. After a transition period, the substance must only be used with an authorization, or its use is prohibited altogether.

https://echa.europa.eu/authorisation-list

#### Annex XVII- List of restricted substances

List of substances regulating or prohibiting specified substances in individual applications defined by the legislator

https://echa.europa.eu/cs/substances-restricted-under-reach

#### - SCIP Database

Database for information on SVHC in articles as such or in complex products.

EU-based supply chain members are required to notify information on SVHC content in products/articles above 0.1%. Non-European members of the supply chain are obliged to provide the EU-based recipient with the necessary information for the notification.

https://echa.europa.eu/cs/scip

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Suppliers delivering substances on their own or in mixtures to MANN+HUMMEL sites located in the European Union (EU), which are subject to registration under the REACH Regulation (EC 1907/2006), are required to ensure this registration.

The registration by an appointed Only representative in accordance with Article 8 is permissible for suppliers located outside of the EU. The contact data of the appointed only representative shall be disclosed.

#### EU Directive 2011/65: RoHS

Restriction of the use of certain hazardous substances in electrical and electronic equipment (RoHS)

https://ec.europa.eu/environment/topics/waste-and-recycling/rohs-directive en

#### EU Regulation 2019/1021 POP

Restriction of the use of persistent organic pollutants in chemical products and articles (POP Regulation).

https://echa.europa.eu/list-of-substances-subject-to-pops-regulation

The European regulation 2019/1021 covers the **UN Stock-holm Convention** on Persistent Organic Pollutants from May 22nd 2001.

• EPA Act (USA): Toxic Substances Control Act (TSCA), section 6(h)

Regulates commerce and protect human health and the environment by requiring testing and necessary use restrictions on certain chemical substances, and for other purposes.

https://www.epa.gov/assessing-and-managing-chemicals-un-der-tsca/persistent-bioaccumulative-and-toxic-pbt-chemicals

# OEHHA Act (California, USA) Proposition65: Safe Drinking Water and Toxic Enforcement Act

Protects the drinking water sources from being contaminated with chemicals known to cause cancer, birth defects or other reproductive harm.

https://oehha.ca.gov/proposition-65

#### Conflict Minerals/Extended minerals Reporting

Products must be free from conflict minerals, sourced from entities, which directly or indirectly finance conflicts in countries or originate from mining operations in conflict-affected and high-risk areas. This is done by integrating the "OECD Due Dilligence Guidance for Responsible Supply Chains of Minerals from Conflict Affected and High Risk Areas" into processes.

https://www.responsiblemineralsinitiative.org/

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### • Carbon Border Adujstment Mechanism (CBAM)

CBAM imposes a carbon price on imports to create a level playing field for EU producers and encourage global emissions reduction. This mechanism targets imports from countries outside the EU Emissions Trading System (ETS) to prevent Carbon leakage.

For the products in scope of CBAM, a CBAM report must be provided on the template designed by EU Commission.

https://taxation-customs.ec.europa.eu/carbon-border-adjust-ment-mechanism en

### Regulation (EU) 2023/1115 on Deforestation-free Products (EUDR)

By promoting the consumption of 'deforestation-free' products and reducing the EU's impact on global deforestation and forest degradation, the Regulation (EU) 2023/1115 on deforestation-free products is expected to bring down greenhouse gas emissions and biodiversity loss.

Any operator or trader who places these commodities on the EU market, or exports from it, must be able to prove that the products do not originate from recently deforested land or have contributed to forest degradation.

For the products in scope of EUDR, this data is provided to our company via software Osapiens.

https://environment.ec.europa.eu/topics/forests/deforestation/regulation-deforestation-free-products\_en

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# 2.2 Regulatory requirements for specific product applications

# 2.2.1 Automotive applications

EU Directive 2000/53: ELV

Directive End-of-Life Vehicles

https://environment.ec.europa.eu/topics/waste-and-recycling/end-life-vehicles en

Global Automotive Declarable Substance List

Published and annually updated by Global Automotive Stakeholder Group (GASG).

https://www.gadsl.org/

## 2.2.2 Industrial applications Marine

IMO Resolution MEPC. 269(68) 2015

The IMO Resolution MEPC covers the Hong Kong International Convention for the Safe and Environmentally Sound Recycling of Ships from May 2009.

https://www.imo.org/en/OurWork/Environment/Pages/Ship-Recycling.aspx

https://wwwcdn.imo.org/localresources/en/KnowledgeCentre/IndexofIMOResolutions/MEPCDocuments/MEPC.269(68).pdf

### 2.2.3 Industrial applications Railway

• Rail Industry Substance List

https://www.unife.org/activities/environment-and-sustainability/rail-industry-substance-list/

# 2.3 Specific requirements of end-customers or other regulatory requirements

Additional specific requirements of end customers or another regulatory requirements may apply for certain purchased products. These specific requirements will be defined by MANN+HUMMEL during the implementation phase of a specific new product as part of document Product Requirements File for Purchase Parts (PRFPP).

### 2.4 Methods and forms of declaration

Suppliers <u>must</u> provide MANN+HUMMEL with the required data or material compliance declaration upon request.

Material compliance declaration of purchased products with this standard is required in several steps/levels and forms.

# 2.4.1 Implemention of new project

### 2.4.1.1 In the mass production preparation phase.

As defined in MANN+HUMMEL cross-company Simultaneous Engineering Process (xSEP- Gate 4).

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# 2.4.1.2 In SOP preparation phase (PPAP)

As defined in MANN+HUMMEL cross-company Simultaneous Engineering Process (xSEP- Gate 5).

#### **Declaration Form:**

PRFPP is required for purchased parts for all product categories. According to the matrix:

| Product category                 | Declartion method preffered | Alternative declaration method |  |
|----------------------------------|-----------------------------|--------------------------------|--|
|                                  |                             |                                |  |
| Passenger cars                   | IMDS / CAMDS                | n/a                            |  |
| Heavy duty on-roads              | IMDS                        | n/a                            |  |
| Heavy duty off-roads             | IMDS                        | M+H specific excel file        |  |
| Industrial general               | IMDS                        | M+H specific excel file        |  |
| Industrial Marine                | IMDS                        | M+H specific excel file        |  |
| Industrial Railway               | IMDS                        | M+H specific excel file        |  |
| trading goods - all applications | M+H specific excel file     | n/a                            |  |

<sup>\*</sup>CAMDS is valid for purchased products used for Chinese OEMs only.

# 2.4.2 Relevant technical change during the product life cycle

**Declaration Form:** according to the matrix:

| Product category                 | Declartion method preffered | Alternative declaration method |  |
|----------------------------------|-----------------------------|--------------------------------|--|
|                                  |                             |                                |  |
| Passenger cars                   | IMDS / CAMDS                | n/a                            |  |
| Heavy duty on-roads              | IMDS                        | n/a                            |  |
| Heavy duty off-roads             | IMDS                        | M+H specific excel file        |  |
| Industrial general               | IMDS                        | M+H specific excel file        |  |
| Industrial Marine                | IMDS                        | M+H specific excel file        |  |
| Industrial Railway               | IMDS                        | M+H specific excel file        |  |
| trading goods - all applications | M+H specific excel file     | n/a                            |  |

<sup>\*</sup>CAMDS is valid for purchased products used for Chinese OEMs only.

# 2.4.3 Repeated declarations throughout the whole product lifecycle

In the event of changes in the requirements of individual regulations.

#### **Declaration Form:**

Declaration provided through platform **Substantio** upon request for all active purchased products without IMDS on regular basis.

#### 2.4.4 Other related duties

MANN+HUMMEL Group makes the MHN 780 000 Material compliance requirements standard available on its website.

The supplier is obliged to check at least every 6 months whether an updated material compliance standard is available. The respectively latest version replaces the preceding version and is applicable with immediate effect.

The supplier will not be notified about changes or versioning of this standard.

Should possible legal changes not be reflected in this standard yet, this will not release the supplier from the obligation to comply with these legal changes and observe the latest and respectively applicable statutory require.

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# **Referenced Documents**

| Document   | Where to find  |
|--|----------------|
| IMDS user guide for MANN+HUMMEL suppliers                | <u>Website</u> |
| Global Manual for Suppliers                              | <u>Website</u> |
| REACH Requirements for Suppliers                         | <u>Website</u> |
| Code of Conduct for Suppliers                            | <u>Website</u> |
| MHN 780 000 Material Compliance Declaration Form (xlsx.) | <u>Website</u> |

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