Dear Customer,

In response to your compliance status inquiry regarding the following product, Amphenol Aerospace Operations and Commercial Air Division offers the following information:

<table>
<thead>
<tr>
<th>AAO/ACAD Part Number</th>
<th>EU RoHS Compliant</th>
<th>Part/Product Description</th>
<th>Exemptions (If Applicable)</th>
</tr>
</thead>
<tbody>
<tr>
<td>10-405996-162</td>
<td>YES</td>
<td>PLUG, SEALING, GROMMET</td>
<td>N/A</td>
</tr>
</tbody>
</table>

Per review of the materials & processes utilized in the manufacture of the above-listed part number, Amphenol Aerospace Operations and Commercial Air Division hereby acknowledges the referenced product is in conformity with the following:

- The Council of 8 June 2011 on the restriction of the use of certain hazardous substances in the electrical and electronic equipment.

RoHS 2 provides that EEE has to meet the requirements of the Directive. Since equipment consists of different components, the EEE itself can only meet the substance requirements if all its components and parts meet the substance restriction requirements of RoHS 2, including non-electronic or non-electric components like fasteners or the plastic case of a desktop computer. Therefore components being used in finished EEE or for repair or upgrade of used EEE, which is in the scope of RoHS 2 must meet the substance restrictions according to Art. 4 but do not need CE marking.

Product compliance assessments are based on Amphenol-specific data and Material Declarations received from our suppliers. It is not our standard practice to perform confirmatory analysis on supplied materials, nor assume liability beyond supplied product cost, for any errors or omissions attributed to our supplier base.

Should you have any further questions, please contact AAO and/or ACAD at your convenience.

Sincerely,

John Bianchi
Engineer, Product Stewardship/Compliance
Environmental Health & Safety
Amphenol Aerospace Operations (AAO)
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