Dear Sir or Madam:

We hereby confirm that to the best of our knowledge, the products delivered to you do not contain RoHS 3 related substances in concentrations or applications that are forbidden in accordance with the applicable requirements of Directive 2011/65/EU including the Delegated Directive (EU) 2015/863.

**EG-VO 1907/2006 — Reach**

FRABA does not deliver any chemical products, chemical substances as such, or preparations as REACH defines them. FRABA only delivers finished products that have been designated in the REACH Regulation as "articles". Furthermore, no chemical substances are released by these products under normal and reasonably foreseeable conditions of use corresponding to the definition in REACH.

Based on the reasons mentioned above, we have come to the conclusion that FRABA currently is not subject to the obligations of a manufacturer or importer of chemical substances in accordance with the REACH Regulation.

The list of SVHC is published and was updated last on January 17, 2023. It contains a total of 233 substances. According to our current state of knowledge, our products – including components and packing materials – do not contain substances that are part of the list of SVHC in amounts greater than 0.1 weight-%. Neither do we use substances listed in Annex XVII in restricted applications.
REACH + ROHS DECLARATION

But the following exceptions could be used in some products:

1.) **Lead**, CAS-No. 7439-92-1, as alloying element in turned or milled metal parts and connectors

2.) **Octamethylcyclotetrasiloxane D4**, CAS-No. 556-67-2, in products with Wiegand sensor. But normally this substance will eliminated by self after several weeks after our production.

3.) **Cobalt dichloride**, CAS-No. 7646-79-9, in Lithium batteries at CODORMO

If your products contain some of the listed products, can you verify on each order confirmation, offer, bill, …

Independent of the current information, FRABA is in constant contact with its suppliers in order to review changes with regard to the REACH guidelines.

If you should have any further questions, please feel free to contact us at any time.

Best Regards,

Christian Leeser FRABA B.V.