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Statement regarding the RoHS Directive

At Lemvigh-Müller we often receive the question whether the products we supply as wholesaler is compliant with the requirement in the RoHS Directive, and whether Lemvigh-Müller generally can declare that all products are compliant to this directive. This is not the case.

This is due to the following conditions.

The RoHS Directive is a CE marking directive and the scope of the directive is dealing with the restriction of the use of certain hazardous substances in electrical and electronic equipment

When a product or equipment is CE marked it means that the product complies with all relevant directives and regulations where the CE mark is applicable.

Further statement regarding this fact is therefore not relevant. Suppliers marketing their products via the Lemvigh-Müller portal are responsible for being in compliance with this.

For other products e.g. semi-finished product or other parts, which is outside the scope of the RoHS Directive we cannot sign a general compliance statement which will state liability beyond the directive.

We will highlight that in the relation to the RoHS Directive as for other pieces of product related legislation it is the producer or importer that places the product on the market who has the responsibility to comply with the legislation. As regards to procurement, the specifications to components, parts and semi-finished product have to be in such a form that the end-product will fulfill the demands of relevant legislation when assembled.

Should there be any further questions, please contact Compliance Manager René Nielsen <u>reni@lemu.dk</u>