



**Centrotherm**  
solutions beyond

## **REACH COMPLIANCE STATEMENT**

We hereby declare that parts manufactured by Centrotherm Systemtechnik GmbH fully comply with the related requirements of European Union Regulation (EC) 1907/2006 concerning the Registration, Evaluation, Authorization and Restriction of Chemicals (REACH).

1. Under the REACH regulation, Centrotherm is a manufacturer of "ARTICLES" for its customers in the EU (according to the ECHA guidelines for articles, electronic components are also considered articles). We do not manufacture "substances" or "preparations" and our articles do not fulfill the "intentional release of substances". Accordingly, we do not provide for registration, pre-registration or an authorization requirement for the products we supply.
2. "Communication in the supply chain" according to REACH Article 33: We declare that apart from the articles mentioned under note 1, no other SVHC substances according to the REACH "candidate list" linked below are contained in Centrotherm products.
3. As a downstream user, we comply with all associated obligations and require our suppliers to register all chemical substances used in the REACH database. To ensure our high level of product safety, we monitor implementation with our suppliers. We monitor updates to the REACH Candidate List and the Restricted Substances List and check them for possible relevance (see notes 2 & 3).

### **Note 1**

The lead tile series contains more than 0.1% lead (EC No. 231-100-4 / CAS No. (EC Listing) 7439-92-1). Information on the safe handling of lead articles can be found at [www.centrotherm.com](http://www.centrotherm.com)

### **Note 2**

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

**Note 3**

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

A handwritten signature in blue ink, appearing to read 'Patrick de Boer', with a long horizontal stroke extending to the right.

Patrick de Boer  
*Group director QHSE*