

Kerpen, 23rd January 2019

### **Declaration of RoHS conformity**

We hereby declare, on behalf of Aalberts Surface Treatment GmbH conformity with the

### **Directive 2011/65/EU of the European Parliament and of the Council of 8 June 2011 on the restriction of the use of certain hazardous substances in electrical and electronic equipment (RoHS 1,2)**

for the following coatings:

- HART-COAT<sup>+</sup> and its process variants
- KEPLA-COAT<sup>+</sup>, KEPLA-COAT<sup>+</sup> black, MAGOXID-COAT<sup>+</sup> and MAGPASS-COAT<sup>+</sup>
- Colour anodisation of titanium materials
- SILA-COAT<sup>+</sup> 5000, sealing of surfaces
- DURNI-COAT<sup>+</sup>, and its process variants DNC 450, DNC 471, DNC 520 (with the exception of DNC 520/11), DNC 571 and DNC 771 and also dispersion process PTFE-DURNI-DISP based on these variants.

According to our current state of knowledge, those coatings delivered by Aalberts Surface Treatment GmbH - also before 2006-07-01 - contain no materials, forbidden on the market, according to RoHS 1,2.

The following substances are not contained in coatings from Aalberts Surface Treatment GmbH and thus do not exceed the acceptable limits of homogeneous materials according to Annex II of Directive 2011/65 / EU (RoHS 2):

Lead

Cadmium

Mercury

Hexavalent chromium

Polybrominated biphenyls (PBB)

Polybrominated diphenyl ethers (PBDE)

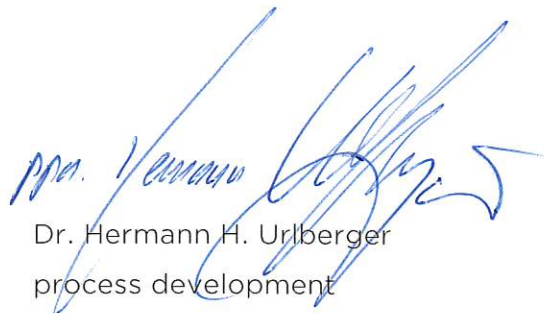
The additional recording of softeners for plastics (DEHP, BBP, DBP and DIBP) since March 31, 2015 has no relevance for the above mentioned coatings / processes.

We emphasise that this declaration only applies under the condition that the base material to be coated, as chosen by the customer, also conforms with the requirements of directive 2011/65/EU (RoHS 1,2)

**Aalberts Surface Treatment GmbH**



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