

## Manufacturer's Declaration

No.: 03/03.24

Supplier's name: Murrelektronik GmbH  
Address: Falkenstraße 3  
71570 Oppenweiler  
GERMANY

declare under our sole responsibility the following:

### For all Murrelektronik Part Numbers - Regarding California Proposition 65 Compliance („Safe Drinking Water and Toxic Enforcement Act“)

All products of Murrelektronik are intended for use in a safe and industrial environment and are not intended for consumer use. We perform several analyses and material tests to achieve our goals for product compliance.

After gathering and evaluating data from suppliers of substances, mixtures, raw materials, semi-finished and finished goods used in the production and assembly of Murrelektronik GmbH products, we find that some Murrelektronik GmbH products may contain some substances listed in the California Proposition 65 list, where a warning is applicable:

*Lead (Pb); CAS No.:7439-92-1*

and/or

*Nickel (Ni), metallic surface; CAS No.:7440-02-0*

California's Proposition 65 requires products sold in California to have a warning attached to the product or package indicating the possible presence of any of the chemicals listed under Proposition 65. In exercising the enforcement protocols of this regulation lawsuits were filed against companies that sold wire and cable products for alleged violations of the Proposition 65 regulations. The National Electrical Manufacturers Association (NEMA) and several manufacturers of wire and cable negotiated a Consent Judgement settlement in connection with this litigation resolving liability and exempting certain products from the labelling requirements of the Proposition.

According to the NEMA document on California Proposition 65 titled '*California Proposition 65 Information for Wire and Cable Manufacturers*', products that are infrequently handled are exempt from warning labels. Section 7 of the Consent Judgment (Mateel Environmental Justice Foundation v. Sprint Communications et al., and Mateel Environmental Justice Foundation v. Belkin Components et al., **San Francisco Superior Court Cases No. 312962 and 320342**) identifies types of wire and cable products that are exempt from the labelling requirement of Proposition 65 as they are classified as "**Infrequently Handled**". While these cables may contain concentrations of the restricted substances above the allowable limit their application, weight, or size classifies them as "Infrequently Handled".

Murrelektronik GmbH, as one of many companies of the party to the above Consent Judgement, claims the exemption to the labelling requirements of Proposition 65 for all their current products. They are essentially the same in construction and application to those manufactured at the time of the Consent Judgement and meet the requirements of being "Infrequently Handled". While there have been changes to Proposition 65, including the one that went into effect August 2018, to our knowledge the Consent Judgement allows Murrelektronik GmbH to continue to claim exemptions to the labelling requirements.

In effort to adhere to the California Proposition 65 requirements, Murrelektronik GmbH products sold worldwide (also to the US California market) include the following information on the delivery note:

**Warning acc. to California Proposition 65, this product contains Lead (Pb) CAS No.: 7439-92-1**

and /or

**Warning acc. to California Proposition 65, this product contains Nickel (Ni, metallic surface)  
CAS No.: 7440-02-0**

If the product is labelled by the reseller, it should be as follows:

**WARNING:** This product can expose you to chemicals including Lead, which is known to the State of California to cause cancer. (acc. to California Proposition 65)

and /or

**WARNING:** This product can expose you to chemicals including Nickel, which is known to the State of California to cause cancer. (acc. to California Proposition 65)

In effort to adhere to the California Proposition 65 requirements product-specific declarations can be downloaded from our Online-Shop: <https://shop.murrelektronik.com/>

Besides above, we keep monitoring the OEHHA website for updates of the California Proposition 65 chemicals list: <https://oehha.ca.gov/media/downloads/proposition-65/p65chemicalslist.pdf>

The information provided in this product disclosure, and the identification of materials listed as reportable or restricted within the product disclosure, is correct to the best knowledge and belief of Murrelektronik at the date of its publication. The information provided in the product disclosure is designed only as a general guide for the safe handling, storage, and any other operation of the product itself or the one that it becomes a part of.

This product disclosure is not to be considered as a warranty or quality specification. Regulatory information is for guidance purposes only. Product users are responsible for determining the applicability of legislation and regulations based on their individual usage of the product.

For general information, please check the OEHHA website <https://oehha.ca.gov/proposition-65> .  
Additional information and the Proposition 65 list can be found at <http://oehha.ca.gov/prop65.html> .

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Oppenweiler, March 06, 2024

Place and date of issue

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Ernst Greisiger  
Head of Test Center

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Claudia Wild  
Chemical Compliance