



## DECLARATION OF REACH CONFORMITY:

March 11, 2024

Mersen USA Newburyport –MA, LLC  
374 Merrimac Street  
Newburyport, Ma. 01950

Declare that for the product/equipment:

To date, we have not identified any declarable substances over the 0.1% w/w threshold at the article-level in regards with the REACH Article 33 (the Candidate List of Substances of Very High Concern for Authorization). The latest January 2024 list contains 240 SVHCs.

FS60J1 FS30J1  
FS60J2 FS30J2  
FS60J3 FS30J3

To date, we have not identified any substances over the following thresholds for EU 2015/863, otherwise known as RoHS10:

- Cadmium/cadmium compounds 0.01% (100 ppm)
- Lead/lead compounds 0.1% (1000 ppm)
- Mercury/mercury compounds 0.1% (1000 ppm)
- Hexavalent Chromium (Cr VI) 0.1% (1000 ppm)
- Polybrominated Biphenyls (PBB) 0.1% (1000 ppm)
- Polybrominated Diphenyl Ethers (PBDE) 0.1% (1000 ppm)
- Bis(2-Ethylhexyl) phthalate (DEHP) 0.01% (100 ppm)
- Benzyl butyl phthalate (BBP) 0.1% (1000 ppm)
- Dibutyl phthalate (DBP) 0.1% (1000 ppm)
- Diisobutyl phthalate (DIBP) 0.1% (1000 ppm)

Having said this, we are still working with various stakeholders in our supply chain to rule out any uncertainty regarding the presence or non-presence of flagged substances in the products mentioned above.

As you are undoubtedly aware, REACH SVHC and EU RoHS are dynamic regulations that frequently see substances added (in the case of REACH SVHC) or exemptions added and repealed (in the case of RoHS10). Consequently, we intend to conduct ongoing due diligence to support the subsequent layers of our supply chain in meeting their respective business and reporting requirements associated with the regulations listed above. While these efforts are still ongoing, we are committed to proactively informing you once we are able to provide you with a more conclusive statement regarding any of the products mentioned above.

**Timothy Kappen**  
**Senior Manager, Quality**  
**Electrical Protection North America Electrical Power**