



Woodward Inc., 1081 Woodward Way, Fort Collins, CO 80524

December 15, 2022

Dear Valued Supplier:

Woodward Inc. is a designer, manufacturer and service provider of control systems and control system components for aircraft engines, industrial engines, and turbines. As a global company we are aware of, understand, and monitor our ever changing internal and external business requirements. Business requirements include international, national, and local regulations, and customer requirements.

Governments globally are increasing their requirements for documented proof of product environmental compliance which includes, but is not limited to:

- Restriction of the use of certain Hazardous Substances (RoHS) in electrical and electronic equipment
 - o **RoHS Directive 2011/65/EU, 2015/863/EU Annex II amendment**
- Registration, Evaluation, Authorization and Restriction of Chemicals (REACH)
 - o **REACH Substance of Very High Concern (SVHC)**
 - Including Substances of Concern In articles as such or in complex objects Products (SCIP) as established under the Waste Framework Directive (WFD)
 - Effective January 5, 2021, SCIP data is required from companies supplying articles containing SVHCs on the Candidate List in a concentration above 0.1% weight by weight (w/w) on the EU market.

To ensure compliance with these environmental product regulations, we are required to identify and maintain documentation of the presence of any restricted substances in the components we are currently purchasing as well as those that we have purchased in the past and that might now be considered obsolete.

Woodward Inc. has engaged S&P Global Engineering Solutions, a worldwide leader in technical content services, to assist us in collecting environmental compliance information. This data is being gathered for components and materials which we purchase from you and authorized distributors.

Thank you for your cooperation in providing the requested information as quickly and completely as possible. The content data for products is essential for us to determine the continued use of your products and is required in order to comply with the latest RoHS Directive 2015/863/EU and REACH SVHCs (including SCIP data when reported SVHCs over limit) regulations.

Please provide the requested information to S&P Global within 2 weeks of receipt of this request. Full Material Disclosures (FMDs) are preferred, as this prevents the need for repeated supply chain queries to update material declarations as restricted or declarable substance lists change.

Should you have general questions about this project, please contact us at PMCteam@woodward.com

Becky Moin
VP Global Supply Chain