

Data Acquisition and Storage Solutions for Industry and Science

Definition of RoHS Compliance for Persistor Instruments Part Number PERCF21M-RoHS

The above listed part number is manufactured from components which are represented as "RoHS compliant" by their respective manufacturers, and is manufactured by a process and with solder (SAC-305) that is listed as RoHS compliant by a contract manufacturer.

The status of RoHS compliance is represented by Persistor Instruments (hereafter PII) as having been **DETERMINED** and **DOCUMENTED** by a list of the RoHS compliance of each component with, for each component's lot tracking number(s), one or more of; the component marking, the component part number, the component's reel marking, a statement on the invoice from the distributor of the component's lot, representation published on manufacturer's documentation at the time of an acquisition of a lot, or a statement from a person representing the manufacturer of the component. The list for a specific PII job order may be requested. RoHS compliance has NOT BEEN PROVEN BY ANY TEST and PII does not guarantee or warranty that the items will pass any test to determine that each of the restricted substances is below the permitted concentrations. Some components used are listed as "EU exempt" without further clarification. RoHS compliance is only certified for the six original hazardous materials listed in The Restriction of Hazardous Substances Directive 2002/95/EC (RoHS 1). As of February 2016, only some of the components are documented by their manufacturers as being "RoHS compliant" with specific reference to Directive 2002/95/EC or 2011/65/EU (RoHS 1 or RoHS 2). Components which are represented as "RoHS compliant" by their manufacturers may have been acquired in reels of thousands of pieces before Directive 2011/65/EU was adopted (3 January 2013) and will continue to be used by PII as de facto "RoHS compliant" as of the date of acquisition.

PII PRODUCTS HAVE NOT BEEN "PUT ON THE MARKET" IN THE EU. PII does not promote or solicit sales to retail consumers in the EU, and PII products are not useful to any retail consumer until the importer or exporter manufactures apparatus or an installation containing PII Products (that the importer or exporter may, or may not, put on the market in the EU). The above listed items are exported under the HS Schedule B category 8471607000 "Units suitable for incorporation into automatic data processing machines or units thereof". The above listed items are not labeled with the CE label, and they are not represented as being able to be "put on the market" in the EU or as being able to be marked with the CE label. PII asserts that it is the importer's or exporter's responsibility to determine if their end product meets the regulatory requirements of the EU.

PII has NOT made any provision for the customer to return these items for recycling free of charge. PII asserts that it is the importer's or exporter's responsibility to arrange recycling which meets the regulations of the member states of the EU with regards to the Waste Electrical and Electronic Directives (WEEE).