Date:      May 20, 2020
Subject:   Restriction of Hazardous Substances (RoHS) - Steel, Aluminum, & Brass

This letter is in response to your request for information regarding RoHS restricted substances and the steel, aluminum and brass products provided by Mueller Streamline Co. The following statements are in support of your request.

The brass products provided by Mueller Streamline Co. containing steel, aluminum and brass meet the specified requirements of the RoHS III Directive (EU) 2015/863 of June 4 2015 and formerly met the requirements of Directives 2011/65/EU and 2002/95/EU since its implementation. Brass products contain lead in excess of 0.1% but are exempted under Annex III Section 6(c). The products do not contain either cadmium in excess of 0.01%, or mercury in excess of 0.1%. In addition, the tubing does not contain any of the remaining listed constituents prohibited by this specification (i.e., Hexavalent Chromium, Polybrominated Diphenyl Ether flame retardants, and Polybrominated Biphenyl flame retardants, Bis(2-ethylhexyl) phthalate (DEHP), Butyl benzyl phthalate (BBP), Dibutyl phthalate (DBP) and Diisobutyl phthalate (DIBP).

We have asked our material suppliers to complete an evaluation of their materials formulations and the materials handling and processing procedures used to produce them. Based on the information provided to Mueller Streamline Co. by its material suppliers and our review, to the best of our knowledge, after due inquiry, products provided by Mueller Streamline Co. do not contain any RoHS restricted substances above the listed concentrations and would therefore be in compliance with the European RoHS Regulation.