

## Comment Table

RoHS_Directive_2011-65-EU_COM FAQ_Draft_2012-05-15	Date: Final Draft May 15th 2012		
Date: August 9 <sup>th</sup> 2012			
<b>Name</b>	<b>Organisation</b>	<b>Address</b>	<b>E-Mail</b>
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Chapter	Paragraph	Current text	Comment	Proposed text
Q3.1	7th paragraph, last sentence	„Large-scale" primarily refers to dimensional criteria, although this criterion is not specified in the RoHS 2.	Dimensional criteria may be misunderstood in case a system might be disassembled in a way that the different subassembly modules fit in a smaller space.	„Large-scale“ refers either to dimensional criteria or to the complexity of a system including distributed system components which are mechanically linked as part of the fixed installation.
Q3.1	Last bullet of list on top of page 12	If an installation has a rated output greater than 375 kW, it can be considered large-scale.	This is in contradiction to the bullet on top of page 11: Larger fixed installed cooling, air conditioning and refrigerating systems of more than 12 kW nominal cooling capacity, or heating systems with a nominal capacity higher than 70 kW, or ventilating systems with a power input above 125 W, insofar as they are not intended for domestic use.	If an installation has a rated output greater than 70 kW, it can be considered large-scale.
Q8.4	Top paragraph on page 22, last sentence	Components sold as a stand-alone components or if produced to be used in a product benefiting from an exclusion do not have to be CE marked and do not have to comply with the substance requirements.	A component which is neither an EEE nor has to comply with RoHS 2 requirements shall not be CE marked according to the Directive, because the requirements do not apply. Additionally: Editorial changes.	Components sold as stand-alone components or produced to be used in a product benefiting from an exclusion shall not be CE marked to this Directive and do not have to comply with the substance requirements.