

WEEELABEX Organisation U Habrovky 11/247 14000 Praha 4 Czech Republic

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| WEEELABEX Organisation - OFFICIAL STATEMENT | | |
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| Issue ID: | 2024_002 | |
| Issue Category: | Conformity Verification scope | |
| | Specific depollution requirements | |
| Issue Name: | Air conditioning appliances, heat pumps and other class 6 and class 5 temperature exchange equipment | |
| Issue Description: | Are the air conditioning appliances, heat pumps and other class 6 and class 5 temperature exchange equipment (TEE) within the scope of the WEEELABEX conformity verification process? | |
| | 2. Shall a TEE Specialist auditor be involved in the certification process of the air conditioning appliances, heat pumps and other class 6 temperature exchange equipment? What are the WEEELABEX reporting requirements? | |
| | 3. To which treatment stream do air conditioning appliances, heat pumps and other class 6 and class 5 temperature exchange equipment belong? | |
| | 4. Is it allowed to treat air conditioning appliances, heat pumps and other class 6 and class 5 temperature exchange equipment without removal and proper treatment of VFC/VHC refrigerants and oil? | |
| | 5. What are the applicable specific treatment and depollution requirements for air conditioning appliances, heat pumps and other class 6 and class 5 temperature exchange equipment?6. Are there any examples? | |
| WEEELABEX Organisation Statement | This Statement is only applicable for Step 1 treatment process, and only for temperature exchange equipment (TEE) class 5 (refrigerators or freezers or combined refrigerators/freezers with at least one external dimension more than 2,20 m) and/or class 6 (air-conditioning equipment, equipment which automatically delivers cold products, dehumidifying equipment, heat pump, heat pump tumble dryer, other temperature exchange equipment using fluids other than water for the temperature exchange). | |
| | Ad 1. Air conditioning appliances, heat pumps and other class 6 temperature exchange equipment (specifically air-conditioning equipment, equipment which automatically delivers cold products, dehumidifying equipment, heat pump, heat pump tumble dryer, other temperature exchange equipment using fluids other than water for the temperature exchange) and class 5 (specially refrigerators or freezers or combined refrigerators/freezers with at least one external dimension more than 2,20 m) are in scope of WEEELABEX conformity verification process. | |
| | Ad 2. Each General audit of an Operator that treats air conditioning appliances, heat pumps and other class 6 and class 5 temperature exchange equipment shall involve a WEEELABEX TEE Specialist auditor on site. During a Surveillance audit, the TEE Specialist auditor shall at least be involved in the final evaluation of data, audit report and information from the audit. That can be done on | |
| | remotely. | |



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The TEE Specialist auditor shall complete the A **05.8b Temperature exchange** equipment Specialist Audit Report — specific for Step 1 treatment process of classes 5 and/or 6 appliances every two years/every year.

Note: In case of combined audit for class 1-4 and class 5 and/or 6, the TEE Specialist auditor may use the general A05.8 Temperature Exchange Equipment Specialist Audit Report to cover all classes of TEE and all treatment processes performed on site.

Ad 3. Air conditioning appliances, heat pumps and other class 6 and class 5 temperature exchange equipment belong to the WEEELABEX treatment stream "**Temperature exchange equipment**". Definitions and classes are specified in the CENELEC standard EN 50625-2-3.

Ad 4. The treatment of air conditioning appliances, heat pumps and other class 6 and class 5 temperature exchange equipment in the Step 1 process **shall include at least removal and proper treatment of:**

- chlorofluorocarbons (CFC), hydrochlorofluorocarbons (HCC), hydrofluorocarbons (HFC), hydrocarbons (HC) (hereinafter VFC/VHC) from the refrigeration circuit, and
- Oil from the refrigeration circuit.

Both, the removal and proper treatment of VFC/VHC and the removal and proper treatment (degassing) of oil, shall be done in an encapsulated (meaning a "closed") system(s).

Ad 5. The following **specific requirements are applicable** for treatment of air conditioning appliances, heat pumps and other class 6 and class 5 temperature exchange equipment (based on the EN 50625-1 clause A.7, EN 50625-2-3 and related CLC/TS 50625-3-4):

- The residual mass of oil from 3 opened compressors shall be less than 15 g in average per compressor. Any value higher than 50 grams shall be evaluated as a Priority 1 non-conformance in Question #30 and considered non compliant depollution.
- Treated compressors must be non-dripping. The same test that is applicable for class 1-4 appliances applies to class 5 and 6 appliances (see the clause 3.3.2.3 of A10 WEEELABEX De-pollution monitoring specification for details).
- The residual concentration of VFC/VHC in the degassed oil shall be less than 0,2 % of VFC/VHC.

Ad 6. Clarifications and Examples:

It shall not be allowed removing only VFC/VHC refrigerants in an encapsulated system and subsequent removing the oil from the opened compressor either via a dripping table or a direct transfer of the oil from the compressor into a vessel or any other direct non-encapsulated transfer of the oil from the compressor into a vessel. This cannot be seen as encapsulated system.



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| | In general, the only acceptable solution is to treat the air conditioning appliances, heat pumps and other class 6 and class 5 temperature exchange equipment in a Step 1 plant (similar to the technologies used for class 1 - 4 appliances) adapted to the higher pressures in the circuit and adapted to the difficulties of handling the different constructions of these appliances concerning the removal of the oil. It is also allowed to transfer the whole un-depolluted or partially depolluted cooling circuits for further treatment to an operator who is WEEELABEX certified for those types of TEE as long as all steps in the treatment process are carried out in encapsulated systems. It is very unlikely that an operator receives complete depolluted appliances (so, describing the stream in the audit plan and audit report as already depolluted Air Conditioning Appliances shall not be allowed). |
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