

28.01.2021

To our customers

Information about REACH-Regulation und RoHS-Regulation

Regulation 1907/2006/EG

Directive 2011/65/EU resp. 2015/863/EU

Dear Sirs,

We hereby would like to inform you about our proceeding concerning REACH-Regulation (EG) no. 1907/2006 and compliance with RoHS-Regulation 2011/65/EU resp. 2015/863/EU.

REACH:

In terms of REACH, SITRAPLAS, as a manufacturer of compounds, is classified as a downstream user (acc. to Art. 3 no. 13). As member of the supply chain, we are obligated to inform you as our customer whenever a substance subject to authorization (annex XIV of REACH-regulation) or a substance of the current candidate list of "Substances of Very High Concern" (SVHC) is contained in a critical value over 0.1 wt% in one of our provided products.

The restrictions on producing, placing on the market and use of certain dangerous substances, mixtures and products listed in Annex XVII of REACH Regulation are observed by SITRAPLAS GmbH.

In general, our suppliers are obligated to inform us immediately without any delay if any substance subject to authorization or SVHC substance according the current ECHA candidate list in concentrations >0.1 wt% is contained in one of their products delivered to SITRAPLAS. In our own interest we maintain steady contact with our suppliers to receive updated safety material data sheets as well as information about possible registration states of raw material.

REACH requires no declaration of confirmation but rather the regulation includes an information duty along the supply chain if any REACH relevant substance may be contained in a product. We perform this duty by continuous compilation and communication of the latest material safety data sheets of our products.

Based on the current state of disclosure provided by our suppliers we can assume that in all products present in our formulations neither substances subject to authorization nor substances of very high concern according to the current ECHA candidate list in concentrations >0.1 wt% are contained.

RoHS:

We hereby confirm that our products correspond to the current RoHS-Directive of the European Parliament and of the Council concerning the restriction of the use of certain hazardous substances in electrical and electronic equipment. We comply with the regulation according to the maximum allowable concentrations in homogeneous materials of <0.01 wt% cadmium, <0.1 wt% lead, mercury, hexavalent chromium (Cr⁶⁺), polybrominated biphenyls (PBB), polybrominated diphenyl ethers (PBDE), bis(2-ethylhexyl) phthalate (DEHP), benzyl butyl phthalate (BBP), dibutyl phthalate (DBP), and diisobutyl phthalate (DIBP) as mentioned in annex II.

Parts made of our products are therefore not affected by the requirements for "selective recycling" according to the "WEEE" Directive 2012/19/EU and Directive 2000/53/EC on end-of-life vehicles.

All information is based on the current state of our knowledge and experience. No warranty or liability can be assumed for factors which are beyond our knowledge and control, especially during further processing. Each user must therefore examine the intended area of application and the respective intended use in consideration of any specific characteristics on his own responsibility.

If you need any further assistance, please do not hesitate to contact us.

Best regards,

SITRAPLAS GmbH

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