

Aichach, Jan 03, 2024

Customer Information on REACH Regulation 1907/2006/EC and RoHS Directive 2011/65/EU - Declaration of Conformity

Dear business partner:

With this letter we would like to inform you that the products we supply from our entire range of fastening products (plastic products, metal products and chemical anchors or adhesives and sealants) do not contain any substances of very high concern ("SVHC") on the candidate list above 0.1% according to Article 33 of the **REACH Regulation** (EC) No 1907/2006.

Our EU and non-EU suppliers are also obliged to inform us without being asked if the products they supply contain a SVHC substance above 0.1%. In addition, we obtain written assurance from relevant suppliers that no SVHC substances > 0.1 % are contained in the products supplied. If we receive information from our suppliers in this regard and thereby become aware that the 0.1 mass percentage threshold for a SVHC substance is exceeded in our products, we will inform you.

In addition, we confirm that the products supplied by us comply with the requirements of the **RoHS Directive** ROHS II (2011/65/EU).

The materials or chemicals used do not contain any of the critical substances mentioned or these are only contained in the raw material as an alloy component within the permitted limit values, taking into account the exceptions according to Annex III of the directive.

We would like to mention two RoHS relevant substances:

- Hexavalent chromium (Cr6): Cr6 is present in yellow, black and olive chromated surfaces as well as in some zinc flake coatings, but with a content in the product below the maximum permitted concentration of $\leq 0.1\%$ by mass.
- Lead (Pb): Lead is contained in our brass anchor ME with 2.5 - 3%. According to the RoHS-Directive 2011/65/EU, copper alloys (e.g. brass or bronze) may contain up to 4% lead by mass due to exemption 6c, Annex III.

Yours sincerely



Achim Ruppertz
Technical Manager
CELO Befestigungssysteme GmbH