

Regulatory Information for articles produced by NMC

REACH / SVHC / SCIP

In accordance with Article 33 of the current REACH Regulation suppliers must comply with the legal obligation to indicate to their customers immediately and automatically if the supplied items contain any **SVHC**, which have been published in the official ECHA Candidate List and when the individual substance concentrations exceed 0.1 % w/w.

Products listed in Annex I of this letter do not contain substances subject to an automatic information alert and are following the **REACH** requirements with respect to SVHC's listed on the current ECHA Candidate List. Based on current information from our upstream suppliers, we hereby certify that the supplied references do not contain, as intentionally added ingredients, substances that are listed under Annex XIV or which are subject to an authorization process under Annex XIV and that we comply with existing restrictions under Annex XVII of the REACH Regulation. We, therefore, do not have to register any data in the ECHA **SCIP** database.

European Regulations and Directives

For the manufacturing of products listed in Annex I of this letter we do not intentionally add substances listed in the following European Regulations / Directives:

- 2011/65/EU on the restriction of the use of certain hazardous substances in electrical and electronic equipment (RoHS)
- 94/62/EC on Packaging and Packaging waste
 - o The sum of Lead (Pb), Cadmium (Cd), Mercury (Hg) and Chromium VI (Cr (VI)) concentrations is lower than 100 ppm.

Substances or substance groups

For the manufacturing of the products listed in Annex I of this letter we do not intentionally add the following substances / substance groups:

- o Phthalates
- Chlorinated paraffins
- o Brominated substances
- Per- and polyfluoroalkyl substances (PFAS) including Perfluorooctanoic acids (PFOA) and Perfluorooctanesulfonic acids (PFOS)
- o Persistent, Bioaccumulative and Toxic substances (PBT)
- o Very Persistent and very Bioaccumulative substances (vPvB)

Circular economy is at the core of each of our foam solutions designs. Design for recyclability and the use of recycled materials support our commitment to reduce the carbon footprint of our foam solutions. Most of them contain a certain percentage of recycled content. We carefully source these recycled materials from responsible European suppliers. Recycled materials are variable. To the best of our knowledge these high-quality recycled materials comply with the below listed norms and legislations.

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For directives, regulations, and substances other than those listed above, NMC does not dispose of all the necessary information. Above listed statements are based on our current understanding of the regulatory requirements, our production processes and information provided by our material suppliers. Though dangerous substances are not added intentionally, the presence of impurities or insignificant traces due to contamination of materials cannot be excluded.

Eynatten, September 2023

Dino Manfredi
Vice President Research & Innovation

Disclaimer:

This customer specific Product Stewardship Declaration has a validity of 1 year starting from the date of signature.

The information provided is based on our current understanding of the regulatory requirements, our production processes and information provided by our material suppliers. It doesn't constitute in any matter a guarantee, nor does it engage in any way NMC's liability.

The customer bares the responsibility to check suitability of above listed products for their intended use.

Annex I: Concerned product ranges

Product Ranges

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