



24 mars 2022

EU regulation on Registration of Chemical substances EG 1907/2006 REACH

As a supplier of articles (screws, nuts, bolts, etc.) mandatory registration according to the REACH regulation does not apply to us. Nor are we obliged to notify according to article 7.2.

According to article 33 of REACH, there is an obligation for suppliers to inform downstream users about substances of very high concern in products if the concentration exceeds 0,1% (weight).

We require from our suppliers to inform us about products with substances of very high concern with a concentration of more than 0,1% (weight) according to the latest version of ECHAs candidate list.

The following substance(s) might occur in concentrations exceeding 0.1% (weight) in our products:

Lead (CAS No. 7439-92-1, EG No. 231-100-4)

Lead can be contained as an alloying element in a concentration higher than 0.1% of the article weight of mechanical construction elements with the following property classes/materials:

- Property classes: 4.6, 4.8, 5.8, 4, 5, 6, 14H, 45H
- Free cutting steel
- Copper alloys (e.g. brass, bronze)
- Aluminum alloys

The hazard classification of lead as toxic to reproduction does not mean that an immediate danger is caused by lead containing materials. The toxic properties of lead have been known for a long time and this fact has to be considered.

More information available at: <https://echa.europa.eu/sv/regulations/reach/legislation>

We are of course available for further questions in the matter.

Stockholm

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Mats Vis, quality- and environmental coordinator

Sifvert Skruv AB