

REACH Auskunft (1907/2006)

gemäß der Verordnung 1907/2006 (REACH), Artikel 33, sind Sie als Lieferant von Erzeugnissen verpflichtet, uns als Abnehmer Informationen zu besonders besorgniserregenden Stoffen (SVHCs) zu liefern. Diese SVHCs sind in einer so genannten Kandidatenliste aufgeführt, die regelmäßig von der ECHA aktualisiert wird.

Da eine neue Kandidatenliste veröffentlicht wurde, möchten wir Sie bitten, uns ein aktuelles REACH-Statement mit Angabe des Erstellungsdatums zukommen zu lassen.

In diesem Zusammenhang möchten wir Sie auf Ihre Verpflichtung hinweisen, uns unaufgefordert zu informieren, wenn eines Ihrer Produkte einen neu hinzugekommenen SVHC enthält.

Bitte senden Sie Ihr REACH-Statement an folgende E-Mail-Adresse:
RoHS.REACH@conrad.de

Lieferantenerklärung

- ☒ Alle Produkte, die wir an die Firma Conrad Electronic SE liefern, enthalten keine SVHCs oberhalb der gesetzlichen Grenzwerte.
- ☐ Einige Produkte, die wir an die Firma Conrad Electronic SE liefern, enthalten SVHCs über dem gesetzlichen Grenzwert. Entsprechend der Verordnung informieren wir Sie über die betroffenen Produkte in der angehängten Liste. Für die korrekte Zuordnung ist die Angabe der Conrad-Artikelnummer zwingend erforderlich.

Mettmann, 11.08.2025

Ort, Datum

Markus Theile

Firma/Unterschrift

SNA=Europe
[Deutschland]
ein Geschäftsbereich der
SNA Germany GmbH
Willettsstraße 10
40822 Mettmann

REACH Information (1907/2006)

Dear business partner,

according to Regulation 1907/2006 (REACH), Article 33, as a supplier of articles you are obliged to provide us as a customer with information on substances of very high concern (SVHCs).

These SVHCs are listed in a so-called candidate list, which is regularly updated by ECHA.

As a new list of candidates has been published, we would like to ask you to send us a current REACH statement with indication of creation date.

In this context we would like to draw your attention to your obligation to inform us unsolicited if one of your products contains a newly added SVHC.

Please send your REACH statement to the following e-mail address:

RoHS.REACH@conrad.de

Supplier's declaration

- ☒ All products we deliver to Conrad Electronic SE do not contain SVHCs above the legal limits.
- ☐ Some of the products we supply to Conrad Electronic SE contain SVHCs above the legal limit. In accordance with the regulation, we provide information about the affected products in the attached list. For correct identification, the Conrad article number is mandatory.

Mettmann, 11.08.2025

Place, date

Markus Theile

Company/Signature

SNA Europe
[Deutschland]
ein Geschäftsbereich der
SNA Germany GmbH
Willettsstraße 10
40822 Mettmann

List of products with SVHCs above the legal limit

[illegible]

REF. EC REACH Regulation No1907/2006

Dear SNA Europe Customer,

SNA Europe has focused on serving our customers, associates, investors, suppliers and the communities where we do business. Guided by our core beliefs and values as laid out in our “Who We Are” statement, the SNA Europe Product Safety Guidelines are based on the belief that the safety of customers and users of SNA Europe’s products is of the highest importance, so we endeavor to:

- ❖ Provide safe products for customers and users of our products,
- ❖ Comply to applicable product and packaging regulatory requirements

For those products which SNA Europe (under the Brands of BAHCO, IRIMO and LINDSTROM) exports to Europe, we are in compliance with the REACH (**R**egistration, **E**valuation, and **A**uthorization of **C**hemicals) Regulation N°1907/2006. Such as, assessment of Preparations, SVHC (**S**ubstances of **V**ery **H**igh **C**oncern) for authorization currently released by ECHA, and of substances (REACH 250, dated June 25, 2025) and REACH under Annex XVII restricted dated June 28, 2023 (Restrictions on Manufacturer, Placing on the Market and Use of Certain Dangerous Substances, Preparations and Articles).

In response to your enquiry regarding European Union environmental regulation (EC No. 1907/2006) hereafter referred as REACH, SNA Europe is operating in accordance with the REACH legislation and keeps under review of the Candidate List as produced and updated by ECHA. SNA Europe is also in compliance with EU Regulation (2017/1000) of June 2017 amending Annex XVII to REACH Regulation (1907/2006) as regards perfluorooctanoic acid (PFOA) Regulation EU 2020/784 dated April 8, 2020, its salts and PFOA-related substances and confirms that its products do not contain PFOA, its salts and PFOA-related compounds.

Under the structure of the REACH regulation, SNA Europe is a manufacturer of “**ARTICLES**” to our EU customers. We do not manufacture “substances” or “preparations” and our articles do not involve the “intentional release of substances”.

SCIP (**S**ubstances of **C**oncern **I**n **P**roducts/articles) is the database for information established under the **W**aste **F**ramework **D**irective (WFD) of the articles containing substances of very high concern (SVHCs) on the Candidate List in a concentration above 0.1% weight by weight (w/w) placed on the EU market. Companies have to submit information of these articles to ECHA, as of 5 January 2021. Due to the fact, SVHCs in our products, apart from the traces are below the limit of 0.1% weight by weight, we are not obliged to notify ECHA.

Please accept this letter as fulfillment of supplier obligation under Article 33 of REACH regulation. For any additional information, please contact undersigned.

Sincerely,



Vitor Casanova
Strategic Sourcing Director
vitor.casanova@snaeurope.com

Disclaimer:

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