Information on REACh (EC) No.1907/2006

Moog GmbH complies with applicable national and international laws, guidelines, standards and regulations. We are constantly following changes and additions to REACh Annexes XIV, XVII and new candidate substances (SVHCs). For the purposes of the regulation, we, as manufacturers of products, play the role of downstream user. As such, we ensure the flow of information within the supply chain. Moog GmbH does not have any obligations arising from the registration or notification of substances and preparations.

Information on lead metals

On 27 June 2018, lead metal (CAS No.: 7439-92-1) was added to the REACh candidate list due to its reproductive toxic properties. Thus, lead metal is identified as SVHC. The potential negative properties of lead - including the reproductive toxic ones - are not new as such, and all the necessary protective measures in activities with lead-containing materials remain fully valid. Lead metal is used in many areas of industry. In products from Moog GmbH, lead is mainly used as an alloying element in aluminium, copper and steel.

Information corresponding to Article 33 (1) of the REACh Regulation:

a large part of our products, which are part of aluminium alloys or copper alloys (brass), contained more than 0.1 m% lead metal (CAS No.: 7439-92-1).

Moog is aware of the dynamics of the REACh VO 1907/2006 (EC). Accordingly, we undertake to inform our customers of current changes in our products. We always take into account the current list of candidates.

We do not provide a complete substance declaration (Full Material Declaration, FMD). Any further information on substances contained in Moog products is a service and will be charged.

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