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20.01.2025

**Regulation (EC) No 1907/2006 (REACH)**

**and**

**EU Regulations 2011/65EU (RoHS II) / 2015/863EU**

**and**

**Dodd-Frank Wall Street Reform and Consumer Protection Act (Dodd-Frank Act)**

Dear Sir or Madame,

Thank you very much for your compliance request for Regulation (EC) No 1907/2006 (REACH).

It is our intention to meet the REACH requirements.

For the purposes of REACH, the Gregor Hofbauer GmbH company is classified as a so-called "Downstream User".

As *Gregor Hofbauer GmbH does not manufacture products in which "intended release" of substances occurs, nor does it import substances from non-EU countries or manufacture them internally, Gregor Hofbauer GmbH is not subject to (pre-)registration.*

**SVHC Statement**

The European Chemicals Agency (ECHA) has proposed a candidate list of Substances of Very High Concern (SVHC). Article 33(1) of the REACH Regulation states that manufacturers of articles are required to notify their customers of the presence of any SVHC in their products exceeding 0.1% by weight.

Please be advised that, based on the information available to us from our raw material suppliers, none of the products manufactured in our factory contain any of the SVHC candidates listed, including those in the latest update.

According to our records, Gregor Hofbauer GmbH products do not contain a candidate listed substance at greater than 0.1 % by weight. To the best of our knowledge none of these materials are generated during production; therefore, we abstain from analyzing our raw materials and finished goods with regards to SVHC.

The following link contains the candidate list of SVHC:

<http://echa.europa.eu/web/guest/candidate-list-table>

We are also aware of our legal obligations with regard to restricted substances, as prescribed in Annex XVII of REACH.

In the event we receive information from our suppliers regarding a change in contents exceeding SVHC limits, we will do our best to find an alternative supply and inform you at the earliest opportunity.

**EU-Regulation 2011/65EU (RoHS II) and 2015/863EU**

Gregor Hofbauer GmbH confirms that, according to our best knowledge all sold products align with EU-Regulation 2011/65EU.

Our declaration is based upon our current understanding of EU-Regulation 2011/65EU and the information we have received from our suppliers.

**Dodd-Frank Wall Street Reform and Consumer Protection Act (Dodd-Frank Act)**

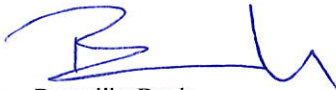
Gregor Hofbauer GmbH confirms that, according to our best knowledge, we have no reason to assume that the products contain any conflict material originated from the Democratic Republic of the Congo or an adjoining country.

Furthermore, Gregor Hofbauer GmbH is not importing any conflict material named in the Dodd-Frank Act.

Please be advised that due to numerous individual requests of this nature we cannot complete each company-/ customer-specific questionnaire and sincerely hope that this letter contains all information needed. We thank you for your understanding and look forward to future cooperation.

Kind regards

**GREGOR HOFBAUER GMBH**



Benedikt Buck  
(Managing Director)