



Kirchbach, November 9th, 2020

REACH Statement

Registration, Evaluation, Authorisation and Restriction of Chemical substances

EBG hereby declares that all deliverable products (acc. to EBG catalog Edition 2020 and new developments) are products as such and cannot be classified as a substance (acc. with article 3 definitions).
Our products don't release substances. Therefore article 7 of the regulation doesn't apply to us.

If any chemical constituents are used by producing EBG parts, these chemicals will, where necessary, be pre-registered by our suppliers. However, precise statements on the final registration cannot be made with a certain degree of certainty. At the present time, we don't expect any availability bottlenecks to occur.

If SVHCs' are present in our products above the limits in reg. to the REACH regulation, further detailed information can be requested. At our current knowledge acc. to the EU Regulation 1907/2006 (REACH) which was stated on 1st of June 2007, no restricted substances which are in the scope of REACH restrictions (Annex XIV and Annex XVII) are present in EBG products.

The latest **209 SVHCs** per the REACH Regulation were last updated on **June 25th, 2020**. Please refer to the following for the most current candidate list of substances: <http://echa.europa.eu/candidate-list-table>.

We are in constant contact with our suppliers and will be informed immediately if changes occur.

As a downstream user, we meet all requirements of the REACH regulation and fulfill the information requirements according to Article 33.

Any liability claims which may arise as a result of the non-compliance with the REACH regulations registration obligation exclusively concern to our suppliers and are passed on to them.

The accuracy of the above information is constantly checked by us, if any change occurs or new information from our suppliers is present, our customers will be promptly informed.