

REACh (EG Nr. 1907/2006)

Status: 15.06.2023

Declaration on the implementation of the REACh Regulation

TRIPUS systems GmbH places products containing copper and copper alloys on the market. Within the meaning of the REACh Regulation, these are products.

According to the REACh Regulation, TRIPUS is a "downstream user" for substances contained in articles.

Components of our products contain lead-containing alloys (lead content > 0.1% w/w), which in turn contains the following substance identified as SVHC in concentrations greater than 0.1% (w/w):

Fabric	CAS/EINECS	List	Recording date	Note
Diaper	CAS: 7439-92-1 EINECS: 231-100-4	SVHC	27.06.2018	The uptake of lead as SVHC on the Candidate list essentially triggers information obligations in this regard in the supply chain.

Our packaging does not contain any of the substances listed in the candidate list (SVHC) in concentrations greater than 0.1% (w/w).

The current list of candidates can be found here: https://echa.europa.eu/candidate-list-table

Articles made of copper and copper alloys are not substances or preparations according to CLP/GHS and are not subject to labelling or classification requirements.

According to Article 31 REACH, the preparation of a REACH safety data sheet (SDS) for articles is not required. TRIPUS has voluntarily compiled information on regulatory requirements and information on safe handling in an "Information Sheet for Products".

Comprehensive information on REACH can be found at the following link on the ECHA homepage: https://echa.europa.eu/de/regulations/reach/understanding-reach

Regardless of the REACh Regulation, lead is permitted according to the RoHS - 2011/65/EU directive in copper alloys up to a mass content of 4%.

Of course, our products meet this requirement.

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