

**Riflex Film products comply with REACH and RoHS**

Riflex Film has since years a company policy to use only REACH and RoHS compatible raw materials, which as well has no substance present on the SVHC list. Please see more details of the SVHC list below in the enclosed appendix.

We confirm that all products from Riflex Film have only raw materials, which have been pre-registered, and also comply with the REACH regulation, including latest update of SVHC list of 19<sup>th</sup> January 2021. All our products also comply with RoHS in latest version including 2015/863 known as RoHS 3. Please notice that as a Downstream User, Riflex Film AB does not pre-register any substances in Reach. We are fully reliant on our suppliers for the pre-register of our raw materials used in the production.

Furthermore, we confirm that in these raw materials, it is no substance from the SVHC list which has a concentration of above 0,1%. We are together with our supplier following any news or changes from the ECHA to ensure that we meet the latest directive available including changes in the candidate list.

Hence users of our products do not need to report a deviation to their customers, which is mandatory according article 33 in the REACH regulation if a substance, has concentration above the limit value.

This statement covers any enquiry regarding REACH and RoHS and no other statement regarding this topic will be issued.

Sincerely



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Above information is made in good faith and is based on information directly given by all Riflex Film suppliers. Riflex Film is not taken any responsibility for any wrong information given by any supplier or any other factors outside our control or knowledge.

Appendix; the SVHC list

### **The SVHC list**

The REACH legislation includes rules for certain substances, which are defined as being hazardous. These substances are part of products still being in the production of flexible PVC, e.g. plasticisers of DEHP/DOP and bromated flame retardant additives.

### **Substances of Very High Concern**

(List found at <https://echa.europa.eu/candidate-list-table>)

Substances of Very High Concern are defined in Article 57 of regulation (EC) No 1907/2006 (" the REACH Regulation) and includes substances which are:

- Carcinogenic, Mutagenic, or toxic to Reproduction (CMR), meeting the criteria for classification in category 1 or 2 in accordance with Directive 67/548/EEC
- Persistent, Bio accumulative and Toxic (PBT) or very Persistent and very Bio accumulative (vPvB) according to the criteria in Annex XIII of the REACH Regulation, and/or
- Identified, on a case- by-case basis, from scientific evidence as causing probable serious effects to human health or the environment of an equivalent level of concern as those above (e.g. endocrine disrupters)

Products found to have these effects are listed by the European Chemical Agency and any use of these substances needs to be reported according article 33 to the next downstream user or recipient in the concentration of the substance is above 0,1% (w/w). Depending on the hazardousness of the substance, an instruction to handle the material safely must be provided.

Riflex Film has decided to avoid any material, which has a concentration above the limit value for a substance on the SVHC list.

Hence Riflex customers do not need to further inform their recipient, as it is no need for special care to handle the material safely.

Further information regarding the REACH could be found at: <https://echa.europa.eu/home>

### **RoHS directive**

The RoHS directive includes I, II and III. RoHS III is the latest version 2015/863 effective from July 22, 2019. Riflex Film comply with this fully. Further information can be found on the following links.

<http://register.consilium.europa.eu/doc/srv?l=EN&f=PE%2062%202010%20INIT>

[http://ec.europa.eu/environment/waste/rohs\\_eee/pdf/faq.pdf](http://ec.europa.eu/environment/waste/rohs_eee/pdf/faq.pdf)