

ERIKS has a lasting commitment to sustainable development. We subscribe to the objectives of the REACH Regulation (EC) 1907/2006 and the RoHS Directive (EC) 2002/95, (EU) 2011/65 and (EU) 2015/863, as it aims to maximize transparency of information and to minimize the use of harmful substances. The goal is to enhance both human health and the environment.

ERIKS predominantly manages the supply of finished articles and as such we have identified our compliance responsibilities to be those of Distributor, Importer and Downstream User. All necessary actions to ensure compliance within our supply chain have been taken.

- ERIKS maintains extensive contact with our suppliers to ensure that any necessary registration and classification of substances has been done upstream
- ERIKS is working with production facilities and suppliers to ensure that sure all articles will remain available throughout the entire REACH and RoHS implementation
- If, in the future, any substances used in ERIKS products are added to the Substances of Very High Concern list (SVHC), to the Registry of Intentions or to the list of hazardous substances, we will make sure that appropriate substitution of that substance is made with immediate effect
- Information about the potential use of any hazardous substances in our articles will be transparent and readily available

Overview of compliance specifically to the separate phases in the REACH process:

Registration

Where necessary, the appropriate producers upstream in the supply chain have registered substances used in the production of the articles.

Evaluation

Registered substances have been, or will be evaluated for all regular or known uses, as described in their technical registration dossiers. Evaluation is done according to REACH guidance documents.

Authorization

The articles in ERIKS portfolio with a delivery date later than 1st of January, 2011, do not contain any substances on the SVHC Authorization List as available on the ECHA website.¹

Chemicals

Restrictions:

The ERIKS portfolio contains only industrial products.

The articles in ERIKS portfolio with a delivery date later than 1st of January, 2011 do not contain any existing restricted or banned substances, according to Annex XVII of EC1907/2006. Furthermore they do not contain substances on the "Restrictions Under Consideration" list.²

Candidate list:

With all available information the articles have been cross-evaluated against the Candidate List of "Substances of Very High Concern"³, as listed on the ECHA website. To the best of ERIKS knowledge, no presence of SVHCs has been identified.

Please note that this statement is valid for all standard industrial products in ERIKS portfolio at date of issue. For auxiliary articles, additional information may be available. In these cases, ERIKS will communicate all available and necessary information to you ad hoc.

Communication

In case you have specific questions concerning REACH and/or RoHS, please contact one of our specialists. For contact information (phone-numbers and email addresses) please check our website www.eriks.be.

Silicone SVHC information

On the 27th of June 2018 the European Chemical Agency (ECHA) has added ten more substances to the REACH-candidate-list, amongst others the following three Cyclosiloxanes:

- Octa-methyl-cyclotetrasiloxane (D4)
- Deca-methyl-cyclopentasiloxane (D5)
- Dodeca-methyl-cyclohexasiloxane (D6)

Notes:

¹ <http://echa.europa.eu/web/guest/regulations/reach/authorisation>

² <http://echa.europa.eu/en/web/guest/restrictions-under-consideration>

³ http://echa.europa.eu/chem_data/authorisation_process/candidate_list_en.asp



Statement REACH & RoHS



These substances can be used as monomers to produce many HTV-silicones and may be present as impurities in varying concentrations in the final products, in some cases possibly more than 0,1% per weight.

Currently we are investigating to what extent the ERIKS silicone products are affected and could contain one of these substances above 0.1%.

In case we must conclude that it is confirmed that any of these substances are present in a concentration above the threshold value then article 33 will have to be applied.

Article 33 of the REACH Regulation commits to disclose the following information to you as our customer, if products contain SVHC substances in a mass concentration of more than 0.1% :

- To provide a material safety data sheet
- To provide sufficient information to allow safe use of the article to our customers or upon request, to a consumer within 45 days of the receipt of the request.

We regret to not being able to provide a fixed statement at present time. We feel that with this document we have complied with our obligation to inform you as our customer. This document is for information only and does not constitute a legal advice.

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ERIKS nv

Frank Heistercamp,
Director

