REACh



(Registration, Evaluation, Authorisation and Restriction of Chemicals)



and RoHS-II/-III (2011/65/EU & 2015/863)

Dear Sir or Madam,

on 1 June 2007 the Regulation on the Registration, Evaluation, Authorisation and Restriction of Chemicals (REACh) entered into force.

The regulation aims at making manufacturers and importers of chemicals responsible for the safe handling of their substances. But directly affected by this regulation are also other participants further down the supply chain as they are obligated to coordinate the use of the chemical substance with the manufacturer or importer or define their exact role in the supply chain.

We, igus GmbH, business unit chainflex®, are according to Article 3 of the REACh-Regulation (EG) 1907/2006 neither manufacturer nor importer of substances and preparations, but we see ourselves in this supply chain as manufacturer of cables (products, see below), and are therefore considered as downstream user.

Our complete chainflex® product portfolio includes products, which according to the REACh-Regulations are objects, which during production are given a special shape, surface or design which determines their function to a greater degree than does their chemical compositions.

Our goods do not release any chemical substances under normal or foreseeable usage of the current SVHC (Substance of Very High Concern) list (dated 25.06.2020) and we neither have received any information from our suppliers that any of the supplied products contain SVHCs with a concentration of > 0,1 weight percent. For these reasons the products, we place on the market, do according to Article 7 of the REACh-Regulation (EG) 1907/2006 not need to be registered.

Of course we will inform you according to Article 33 of the REACh-Regulation (EG) 1907/2006 directly in case a product contains SVHCs with a concentration of > 0,1 weight percent.

Furthermore we can confirm conformity of the chainflex® products we place on the market with EU directive 2011/65/EU (RoHS-II) and the delegated directive 2015/863 (RoHS-III).

For further information or if you have any questions please do not hesitate to contact us.

Best regards

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