

# NEFF Gewindetriebe GmbH Information Reach — SVHC, CLP, ROHS, conflict-minerals

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## **General information on Reach - SVHC**

On January 15, 2019, the European Chemicals Agency (ECHA) published on its website the current list of substances being considered for authorization (see the so-called "candidate list" or "SVHC list" at https://www.echa.europa.eu/candidate-list-table). Today, 197 substances are considered candidates for authorization.

Since the candidate list is updated regularly, NEFF Gewindetriebe GmbH reserves the right not to react immediately to changes in the list. At the time of document preparation, NEFF Gewindetriebe GmbH does not list any reportable ingredients or these are below the valid concentrations in mass percent.

## **General information about CLP 2019**

As of April 17, 2019, the Classification, Labeling and Packaging (CLP) Regulation will be the single piece of legislation for the classification and labeling of substances and mixtures. Under the CLP-Regulation, companies are required to classify, label and package their hazardous chemicals appropriately before placing them on the market.

The classification and labeling of hazardous chemicals is based on the "Globally Harmonized System" agreed within the United Nations framework, the purpose of which is to ensure a high level of protection of human health and the environment while allowing the free movement of substances, mixtures and articles.

The obligations set out in the CLP Regulation are similar to those of previous EU legislation, but there are some important differences. To comply with CLP regulations, a wide range of products must be relabeled, including consumer goods such as paints or detergents but also industrial mixtures.

NEFF Gewindetriebe GmbH keeps the latest safety data sheets from the respective manufacturers for all hazardous substances in accordance with the new CLP regulation and can show these on request.

An annual review of the safety data sheets takes place as part of a monitoring audit.

## **General information about RoHS**

According to RoHS2 Directive 2011/65/EU with amendment from 04.06.2015 (ROHS3 - 2015/863/EU) we confirm that at the time of document preparation there are no prohibited substances in our products, or they are below the valid concentrations in mass percent, depending on the interpretation of the exceptions from the valid directive.

The standard material for trapezoidal threaded nuts made of CuSN7Zn4Pb7 cannot comply with the ROHS3 directive if designed accordingly. The alternative material CuZn37Mn3Al2PbSi-S40 must be explicitly stated in the order. Likewise, the material EN-AW-2070 (Pb>0.4%), used for bearing caps of the worm gear screw jack series M and MH of sizes 0-3, cannot comply with the RoHS3 directive if designed accordingly. Suppliers of electrical equipment and electronic components are notified of the current directives as part of an annual survey.

#### **General information about conflict-minerals**

In accordance with REGULATION (EU) 2017/821 OF THE EUROPEAN PARLIAMENT AND OF THE COUNCIL of 17 May 2017 and Article 1502 of the Dodd-Frank Wall Street Reform and Consumer Protection Act (Dodd-Frank Act) of 2010, we confirm that NEFF does not import conflict minerals such as tantalum, tin, gold and tungsten at the time of document creation.

NEFF Gewindetriebe GmbH

Hartmut Wandel, Managing Director