

DECLARATION OF CONFORMITY RoHS, REACH & SCIP

Dear Customers,

Herewith we confirm you that all the compounds used in the production of our goods are in accordance with the following European [Directives](#), and [Regulations](#):

- [2000/53/CE](#) e s.m.i. Automotive market (end of life vehicles, heavy metal removal)
- [2011/65/UE- 2015/ 863/UE](#) e s.m.i. Restriction of the use of certain hazardous substances in electrical and electronic equipment (RoHS III & China RoHS III)
- [2012/19/UE](#) e s.m.i. Waste of electrical and electronic equipment (RAEE)
- [1272/2008/CE](#) e s.m.i. Regulation on the classification, labeling and packaging of substances and mixtures amending and repealing Directives 67/548 / EEC and 1999/45 / EC and amending Regulation (EC) no (CE) n. 1907/2006 [CLP]
- [1907/2006/CE](#) e s.m.i. Regulation concerning the registration, evaluation, authorization and restriction of chemicals (REACH), establishing a European Chemicals Agency, amending Directive 1999/45 / EC and repealing Regulation (EEC) no. 793/93 and Regulation (EC) no. 1488/94 of the Commission, as well as Directive 76/769 / EEC and Directives 91/155/EEC, 93/67 / EEC, 93/105 / EC and 2000/21 / EC [REACH]

We also want to emphasize compliance with the Regulations listed below which are updates to the REACH Regulation n.1907 / 2006 / EC:

- [2235/2016/UE](#) amendment to Annex XVII Regulation (CE) n.1907/2006 regarding Bisphenol A
- [2019/1021/UE](#) Recast of Regulation (EU) No 850/2004 as regards POPs substances
(persistent organic pollutants)
- [2017/1000/UE](#) Amendment to Annex XVII Regulation (CE) n.1907/2006 regarding PFOAs
- [2020/1149/UE](#) Amendment to Annex XVII Regulation (CE) n.1907/2006 regarding diisocyanates
- [2020/784/UE](#) Regulation amending Regulation (UE) n. 2019/1021 concerning POPs (persistent organic pollutants) with inclusion PFOAs
- [2023/1608/UE](#) Regulation amending Part A of Annex I to Regulation (EU) 2019/1021 on Persistent Organic Pollutants (POPs) by adding perfluorohexanesulfonic acid (PFHxS), its salts and compounds related to PFHxS

Regarding the substances listed in Annex XVII, we point out the possible presence in some colored NBR compounds (of a different color from black) of the substance DINP CAS n ° 28553-12-0 for which the use in toys and articles for children is prohibited. Any presence is highlighted in the IMDS of the compound.

We also confirm that the compounds comply with the requirements of the GADSL (Global Automotive Declarable Substance List) 2022-02 also do not contain any of the 240 substances listed in the list SVHC of the REACH regulation updated on 23/01/2024, with the exception of some VMQ compounds, where there is the possible presence of substances D4 (Cas n ° 556-67-2), D5 (Cas n ° 541-02-6), D6 (Cas n ° 540-97-6) in concentration equal to or higher than 0.1% by weight, in the raw material used (raw mix).

The o-rings produced by Tisan Oy do not require a SCIP declaration (although there is the presence of the D4 D5 and D6 in some compounds, it is not found above 0.1% in the finished product) except for O-rings produced with VMQ 70 TRANSPARENT where the substance "Dodecamethylcyclohexasiloxane" is actually contained in concentration higher than 0.1% by weight and less than 0.3%. The substance identified with CAS: 540-97-6 and EC: 208-762-8, included in the List of SVHC substances and registered in the SCIP portal with n ° 6bb03b91-ca71-4164-ab4b-db426fe8c1fb.

According to art. 31 of EC Reg. 1907/2006 (REACH) the products supplied by Tisan Oy are items for which the issue of MSDS SAFETY DATA SHEETS is not compulsory.

This kind of information is provided in good faith and is believed to be accurate by the time this letter is issued. In any case, if there are any changes communicated by our suppliers, we will promptly provide you with updated information about this matter.

As regards NBR and EPDM compounds (sulfur or peroxide) traces of lead (<0.1%) in and cadmium (<0.01%) in the form of their oxides can be found, as well as impurities such as zinc oxide (in any case below the tolerance limit indicated in the Directive)

The presence of PAHs (PAH / PAK), present in carbon black and in some aromatic plasticizers, cannot be excluded but, from the declarations of the producers, levels are included in the limits required by REACH (except for the restrictions envisaged in the context of direct and prolonged contact or repeated and short-term with human skin or oral cavities as well as for the toy sector as defined by regulation 1272/2013 which we do NOT confirm).

Best regards

Tisan Oy