

## Customer information on REACH regulation and the Candidate List

Dear customer,

Since we do not produce substances nor import them, we are considered a so-called "downstream user" based on the REACH regulation.

Almost all of our substance mixtures, products and their packaging you purchase from us do not contain substances over the amount of 0,1 % listed on the Candidate list (as of 17.01.2022) according to article 59 (1) of the REACH regulation.

The following products are exceptions:

XPEL UltimatePlus (XUP/XUPL)	XPEL Ultimate
XPEL UltimatePlus 7 (XUP7/XUPL7)	XPEL RX (G8/G10/M8/M10)
XPEL UltimatePlus 10 (XUP10/XUPL10)	XPEL UltimateFusion (XUFN)
XPEL UltimateStealth (US/UST)	XPEL UltimateBlack (XUPBK)

Despite large-scale investigations and analyses, it cannot be excluded that these products are containing the antioxidant UV-328 (CAS #: 25973-55-1) with an amount of more than 0,1 % per ton.

This declaration is based on the currently effective laws and regulations. By the time of the preparation, BRUXSAFOL Folien GmbH wrote the declaration to the best of its knowledge and according to the current general state of knowledge. With this statement, we support the exchange of information between our customers and suppliers. BRUXSAFOL intends to reassure you in the safety of the needed processing of the REACH procedure.

Manufacturers and importers of substances and substance mixtures have to register those if these substances or substance mixtures are of EU origin or imported to the EU with an amount of > 1 ton. These substances have to be registered (the same applies for preparations, mixtures, certain products). Registered substances are considered safe substances. Thus, we are not liable to registration according to REACH nor to preparation of safety data sheets.

In accordance with REACH, art. 33, we and our suppliers are obliged to inform our customers of the existence of substances indicated on the SVHC list (substances of very high concern) with a concentration of a weight percent of > 0,1 %. Other clarifications regarding the existence of such substances are not necessary on our part, as our suppliers have not provided any updated information on the existence of SVHC substances. If the substance mixtures and products we receive from our suppliers are containing a SVHC substances of more than 0,1 %, our EU suppliers are also obliged to inform us of this circumstance without further action by us.

If we receive such information by our suppliers and, thus, are aware that the weight percent threshold of 0,1 is exceeded in our products, we will promptly let you know. Generally, we rely on the information provided by our suppliers. We do not conduct any laboratory tests within our company.

We also ask every relevant EU supplier to provide us with a written affirmation that no SVHC substances > 0,1 % are included in the products we are supplied with.

We have special agreements with our non-EU suppliers. We ask them to promptly inform us if a product they supply us with contains a SVHC substance with a weight percent exceeding the 0,1 % threshold.



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