

müller co-ax gmbh | Friedrich-Müller-Str. 1 | 74670 Forchtenberg

To the customers of müller co-ax gmbh

Customer information on Regulation EG No. 1907/2006

Information obligation according to Article 33 of the European Union on Chemicals (REACH)

Forchtenberg, 15th July 2025

As a manufacturer of articles (direct and externally acting 2/2-way and 3/2-way co-axial valves, lateral valves, control valves, high-pressure valves, special valves, explosion-protected and type-tested valves, cartridge valves, modules and manifolds, etc.), the company müller co-ax gmbh is a "downstream user" as set out in REACH. As a downstream user, müller co-ax gmbh is not subject to any registration obligation under REACH and we are not required to prepare any safety data sheets. Hence, any chemical substances contained in our articles which may be subject to registration obligations only need to be registered by our upstream suppliers. Nevertheless, we fall under Article 33 REACH. According to this every supplier of articles containing more than 0.1 % of a substance of very high concern (SVHC) has to comply with the notification obligation to his customers. These notifiable substances can be found on the ECHA Candidate List, which is updated every six months. At present, 250 substances are listed there (date of admission 25 June 2025).

Already on 27 June 2018, the European Chemicals Agency (ECHA) added lead (EC No. 231-100-4, CAS No. 7439-92-1), among others, to this list. Due to this, we would like to inform you that our products contain articles as set out in the REACH regulation made of aluminum or copper alloys, in particular brass, which contain lead at a concentration exceeding 0.1 percent by weight.

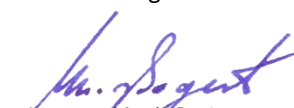
These components include e.g. valve housings, screw thread connecting pieces, as well as the inner parts of valves. In this case, lead is permanently incorporated as an alloy component. Isolated transfer to the human body or the environment is not to be expected under normal conditions of use.

In our own interests and to ensure high delivery performance, we follow up on the implementation of REACH and the resulting requirements.

In particular, we have contacted our upstream suppliers from which we obtain chemical substances and preparations that we use as part of our production process (e.g. auxiliary materials such as lubricants, adhesives, paints, coatings etc.). Our processes consist primarily of widely used applications which are utilized in many industries at high tonnages. In light of this, our upstream suppliers have signaled that a pre-registration and/or registration of the relevant materials has already been completed!

Due to the high number of inquiries, we ask for your understanding that we are not able to reply to your inquiry individually. Should further questions arise regarding the implementation of the REACH regulation in our company, please do not hesitate to contact us at any time.

With best Regards



ppa. Martin Bogert
Director Quality Management