



By request

Oslo, 1 september 2023

Dear Customer,

**REACH - EU Legislation for dealing with chemicals (Regulation No. 1907/2006)**

Astrup thank you for your enquiry concerning the EU Legislation, REACH, and we are pleased to inform you the following:

- According to the REACH articles 3.3. and 3.33 the sole role of Astrup refers to being an “Importer of Articles” or a distributor, since we are not a manufacturer nor an importer of chemical substances.
- Astrup sells products containing chemicals substances, which must be registered according to REACH articles 7.1-5. However, the requirement of registration does no longer apply here, as the substances already has been registered by our European suppliers or importers. Please see article 7.6 in the regulation for further questioning.
- In accordance with the articles 34 and 37 of the regulation, we fully acknowledge our obligations as a distributor to inform our customers, if they have purchased an article with SVHC.
- The major business of Astrup regarding brass products/materials does not consist of any “Substances of Very High Concern” (SVHC). But this does not apply for the following brass types: CW510L, CW511L, CW601N, CW602N, CW603N, CW607N, CW608N, CW612N, CW614N, CW617N, CW618N, CW620N CW625N CW626N, CW710R, CW713R, CW715R and CC762S those brass types have a content of lead (Pb) above the SVHC limit. The alloys CW510L, CW511L and CC762S only contains up to 0,2% lead, so they can be REACH compliant if requested in advance.

The latest update of the Candidate List is found on <https://echa.europa.eu/candidate-list-table>

Please do not hesitate to contact us, if you need any additional clarification of this REACH declaration from our site.

Best regards,  
**Astrup AS**

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Finn Kamås, Director of Operations