

**Riflex Film products comply with REACH and RoHS**

Riflex Film has an established company policy to use only raw materials that comply with REACH and RoHS requirements and to avoid substances included on the SVHC candidate list. Following the addition of triphenyl phosphate (TPP), CAS No. 115-86-6, to the SVHC candidate list on 7 November 2024, this statement has been updated. TPP is present in certain flame-retardant plasticisers used in a limited number of specific formulations. Affected customers have been notified, and Riflex Film is working actively with customers and suppliers to update these formulations and to phase out TPP from its inventory.

Except for the above-mentioned TPP, Riflex Film confirms that all products are manufactured using raw materials that have been pre-registered and that comply with the REACH Regulation, including the SVHC candidate list update of 5<sup>th</sup> of November 2025. All products also comply with the latest RoHS requirements, including Directive (EU) 2015/863 (RoHS III). As a downstream user, Riflex Film AB does not pre-register substances under REACH and relies on its suppliers for the registration of raw materials used in production.

Furthermore, Riflex Film confirms that, apart from the specified flame-retardant plasticisers, none of the raw materials used contains any SVHC at a concentration exceeding 0.1% (w/w). Riflex Film continuously monitors regulatory developments and works closely with its suppliers to ensure ongoing compliance with the latest applicable REACH and ECHA requirements.

Customers who have not been separately informed of the presence of TPP in a specific product are not required to report a deviation to their customers under Article 33 of the REACH Regulation.

This statement addresses all enquiries relating to REACH and RoHS compliance. No additional statements on this subject will be issued.

Sincerely



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Above information is made in good faith and is based on information directly given by all Riflex Film suppliers. Riflex Film is not taken any responsibility for any wrong information given by any supplier or any other factors outside our control or knowledge.



Appendix; the SVHC list

### **The SVHC list**

The REACH Regulation identifies certain hazardous substances as Substances of Very High Concern (SVHC). Such substances may be present in materials used for the production of flexible PVC, including certain plasticizers and flame-retardant additives.

SVHCs are defined in Article 57 of Regulation (EC) No 1907/2006 and include substances that are carcinogenic, mutagenic, toxic for reproduction (CMR), persistent, bioaccumulative and toxic (PBT), very persistent and very bioaccumulative (vPvB), or otherwise identified as causing equivalent concern, such as endocrine disruptors.

Where an SVHC is present above 0.1% (w/w), information must be communicated to downstream users in accordance with Article 33 of the REACH Regulation.

Riflex Film has adopted a policy to avoid materials containing SVHCs above the applicable threshold and therefore no additional handling instructions are required for customers.

Further information on REACH is available from the European Chemicals Agency at <https://echa.europa.eu/home>.

The RoHS Directive includes Directives I, II and III. RoHS III, Directive (EU) 2015/863, has been applicable since 22 July 2019, and Riflex Film confirms full compliance.