

PRO-plast [®] Kunststoff GmbH		Seite 1 / 1 Text-Dokument	
Bereich:	REACH, PFAS etc.	Ausg.-Datum:	21.05.2024
Titel des Dokuments:	Compliance Statement asseso (engl.)	Dok.-Nr.:	EG9300



Product and Material Compliance Statement
For products from PRO-plast Kunststoff GmbH
Feldstraße 16 D · D64331 Weiterstadt /Darmstadt



In order to ensure the marketability of our products in Europe, asseso AG supports PRO-plast Kunststoff GmbH with regard to product safety, especially the requirements according to REACH and other product-specific requirements for later approval for use. This is based on all currently applicable legal regulations that place requirements on the articles and especially on their ingredients.

To this end, we are in constant contact with suppliers to ensure that all products delivered comply with the legal requirements regarding chemical composition. PRO-plast Kunststoff GmbH has also addressed corresponding extensions to the general purchasing conditions to its suppliers, so that information about materials will continue to be forwarded to PRO-plast Kunststoff GmbH in a timely manner.

We would also like to inform you about the following:

REACH registration: PRO-plast Kunststoff GmbH takes on the role of “dealer” under REACH Regulation (EC) No. 1907/2006. The REACH registration obligations for substances in our traded granules in the form of polymer-based mixtures are already carried out in our supply chain.

REACH - SVHC (Substances of very high concern): The products traded by PRO-Plast are to be viewed as mixtures according to the REACH definition. Therefore, a communication obligation according to Art. 33 REACH-VO for SVHC in products does not apply to our products. You can find the chemical product information in our safety data sheets.

RoHS - Directive 2011/65/EU: PRO-plast Kunststoff GmbH only sells mixtures in the form of granules that do not fall within the scope of the RoHS Directive. We are therefore unable to issue a declaration of conformity for our regranulates in accordance with the RoHS directive.

Conflict Minerals Regulation (EU) 2017/821: The delivered products and product packaging do not contain minerals from risk or conflict regions in accordance with Conflict Minerals Regulation (EU) 2017/821 establishing supply chain due diligence obligations for Union importers of tin, tantalum, tungsten, their ores and gold (3TG) from conflict and high-risk areas.

Proposition 65: Substances listed in Prop65 - similar to SVHC - are not banned substances, but are subject to notification for the marketing of products in the USA. Only the manufacturers or their distributors can provide information about these ingredients.

TCSA: Our supplied items do not contain any of the substances listed as persistent, bioaccumulative and toxic in the Toxic Substances Control Act under Article 6(h). According to the TSCA, only substances that are listed in the inventory list for the relevant application may be used.

Please direct further questions regarding QS + REACH to qm@pro-plast.de.
Our code of conduct and PFAS information can be downloaded from our website www.pro-plast.com.