# Būrklin

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## Disclaimer

This declaration is being sustained based on our most current level of knowledge derived from our Product Compliance Management Processes. Bürklin GmbH & Co. KG takes the role as distributor within the supply chain and is not a manufacturer of products. Hence, we require our suppliers to obey applicable legislation.

This declaration is intended to provide a summary of relevant information in line with legal requirement on Hazardous Substances. The information provided shall not replace further evaluation or testing you may need to conduct to conclude the suitability of a particular product for your specific purpose. Bürklin GmbH & Co. KG does not guarantee nor provide warranty of results and assumes no obligation or liability in connection with this information. References relating to listed regulations described herein are of no means recommendation for the application or operation of our products, the infringement of any patent, copyright, designs or other intellectual property and no liability for infringement arising out of such use is assumed by Bürklin GmbH & Co. KG.

Products supplied by Bürklin GmbH & Co. KG have been determined to comply with:

#### Bürklin delivers

Limited Partnership, location Oberhaching • HRA 70667 District Court Munich • TAX ID 143/508/40061 • VAT ID. DE178117603 HypoVereinsbank AG Munich • Bank Code 700 202 70 • Acct. No. 409 550 • IBAN DE77 7002 0270 0000 4095 50 • BIC HYVEDEMMXXX General Partner: Bürklin Verwaltungs GmbH, location Oberhaching • HRB 208609 District Court Munich CEO: Jürgen Lampert **EU Regulation 2019/1021 on persistent organic pollutants (recast) (POP)** and its enforced amendments: <u>http://ec.europa.eu/environment/archives/pops/index\_en.htm</u> <u>EUR-Lex - 02019R1021-20210315 - EN - EUR-Lex (europa.eu)</u>

**EU Regulation 1005/2009/EC on substances that deplete the ozone layer (ODS)** and its enforced amendments: <u>EUR-Lex - 02009R1005-20170419 - EN - EUR-Lex (europa.eu)</u>

**EU Regulation 517/2014 on fluorinated greenhouse gases** and its enforced amendments: <u>EUR-Lex - 32014R0517 - EN - EUR-Lex (europa.eu)</u>

**EU Directive 94/62/EC of 20 December 1994 on packaging and packaging waste** and its enforced amendments: <u>EUR-Lex - 01994L0062-20180704 - EN - EUR-Lex (europa.eu)</u>

EU Directive 2006/66/EC on batteries and accumulators and waste batteries and accumulators and its enforced amendments: EUR-Lex - 02006L0066-20180704 - EN - EUR-Lex (europa.eu)

## California Proposition 65 ("CP65")

The geographical focus of delivery of our products is the European Union and Bürklin GmbH & Co. KG does not serve the North American market. We also did not receive information regarding compliance with California Proposition 65 from our suppliers. **Therefore, we cannot pro**vide a statement of compliance with California Proposition 65.

https://oehha.ca.gov/proposition-65

## Toxic Substances Control Act (TSCA)

On January 6, 2021, the U.S. Environmental Protection Agency (EPA) published final rules under Toxic Substances Control Act (TSCA) Section 6(h) to restrict the importation and use of five persistent, bioaccumulative, and toxic (PBT) chemicals:

Phenol, isopropylated phosphate (3:1) (PIP (3:1))	CAS 68937-41-7
Decabromodiphenyl ether (DecaBDE)	CAS 1163-19-5
2,4,6-Tris(tert-butyl)phenol (2,4,6-TTBP)	CAS 732-26-3
Hexachlorobutadiene (HCBD)	CAS 87-68-3
Pentachlorothiophenol (PCTP)	CAS 133-49-3

For your information, DecaBDE and HCBD are already regulated by various global legislation and are per se not present in our products. Nevertheless, Bürklin GmbH & Co. KG completed a supply chain investigation regarding the presence of those five chemicals in our raw materials, parts, or components. Based on the information we have received from our suppliers at the date of this declaration, none of the five chemicals as listed above are being intentionally added to our products.

Kind regards

Bürklin GmbH & Co. KG - Product Compliance -