



N_84 DOK Auskunft SVHC-RoHS-Reach-PFAS-Verordnung_ENG

Dok.-Nr.: **1450418**

Ersteller: Pape Sebastian

Erstelldatum: 2021-08-17

Revision: 0

Freigabe: Pape Sebastian

Freigabedatum: 2026-04-10

Urheberrecht und Vertraulichkeit. Die Weitergabe sowie Vervielfältigung dieses Dokuments, Verwertung und Mitteilung seines Inhalts an Dritte ist verboten, soweit nicht ausdrücklich gestattet. Zuwiderhandlungen verpflichten zu Schadensersatz. ©2026. Alle Rechte vorbehalten.

NEFF Gewindetribe GmbH Information Reach – SVHC, CLP, ROHS, conflict-minerals

Company name	Neff Gewindetribe GmbH	VAT-ID number	DE811666849
Street number	Karl-Benz-Straße 28	Tax number	56462/00708
Zip code City	D-71093 Weil im Schönbuch	HR-number/ court of registration	HRB 721211 Stuttgart
Country	Germany	DUNS-number	312726920
Phone	+49 7157 53890-0	Branch	Drive technology
Fax	+49 7157 56890-25	Homepage	http://www.neff-gewindetribe.de/

Contact	Name, First name	Phone Ext.	Fax Ext.	E-Mail-address
Management	Wandel, Hartmut	10	25	h.wandel@neff-gt.de
Quality management	Pape, Sebastian	23	25	s.pape@neff-gt.de

Information on Reach – SVHC

The European Chemicals Agency (ECHA) regularly publishes the so-called Candidate List of Substances of Very High Concern (SVHC) in accordance with the REACH Regulation (EC No. 1907/2006).

The current version of the Candidate List can be accessed at: <https://www.echa.europa.eu/candidate-list-table>

NEFF Gewindetribe GmbH aims to generally avoid substances listed on the Candidate List and continuously works together with its suppliers to reduce or substitute such substances.

However, due to the diversity of materials used, supply chains and product variants, it cannot be excluded in all cases that individual products contain substances from the Candidate List above the relevant concentration thresholds.

A complete article-specific assessment is not available for all products.

Upon request, we perform an individual assessment for specifically identified articles based on the current SVHC Candidate List and provide the relevant information in accordance with Article 33 of the REACH Regulation.

The assessment is based on available supplier declarations and internal verification processes.

Assessment status: February 2026

General information about CLP (2019)

Since April 17, 2019, the Regulation on Classification, Labeling and Packaging (CLP Regulation) has been the sole legal framework for the classification and labelling of substances and mixtures.

Under the CLP-Regulation, companies are required to appropriately classify, label and package hazardous chemicals before placing them on the market.

The obligations under the CLP Regulation are similar to previous EU legislation, but there are some important differences.

To comply with CLP requirements, many products must be re-labelled, including consumer goods such as paints and detergents, as well as industrial mixtures.



N_84 DOK Auskunft SVHC-RoHS-Reach-PFAS-Verordnung_ENG

Dok.-Nr.: **1450418**

Ersteller: Pape Sebastian

Erstelldatum: 2021-08-17

Revision: 0

Freigabe: Pape Sebastian

Freigabedatum: 2026-04-10

Urheberrecht und Vertraulichkeit. Die Weitergabe sowie Vervielfältigung dieses Dokuments, Verwertung und Mitteilung seines Inhalts an Dritte ist verboten, soweit nicht ausdrücklich gestattet. Zuwiderhandlungen verpflichten zu Schadensersatz. ©2026. Alle Rechte vorbehalten.

NEFF Gewindetriebe GmbH maintains the latest safety data sheets (SDS) from manufactures in accordance with the CLP Regulation and can provide them upon request.
Safety data sheets are reviewed annually as part of surveillance audits.

General information about RoHS

According to RoHS2 Directive 2011/65/EU with amendment from 04.06.2015 (ROHS3 – 2015/863/EU), we confirm that at the time of document creation no prohibited substances are present in our products, or that they are below the applicable concentration limits in mass percent, depending on the interpretation of the exemptions under the applicable directive. The standard material for trapezoidal screw nuts made of CuSn7Zn4Pb7 may not comply with the RoHS 3 Directive depending on design.

The alternative material CuZn37Mn3Al2PbSi-S40 must be explicitly specified in the order.

Likewise, depending on design, the material EN-AW-2070 (Pb > 0.4%) used for bearing covers of screw jack series M and MH (sizes 0-3) may not comply with the RoHS 3 Directive.

Suppliers of electrical equipment and electronic components are contacted annually to confirm compliance with current directives.

Information on Conflict Minerals

In accordance with Regulation (EU) 2017/821 of the European Parliament and of the Council dated May 17, 2017, and the Dodd-Frank Wall Street Reform and Consumer Protection Act, we confirm that at the time of document creation no prohibited substances are present in our products, or that they are below the applicable concentration limits, depending on the interpretation of exemptions under the applicable regulations.

The standard material for trapezoidal screw nuts made of CuSn7Zn4Pb7 may not comply with the RoHS 3 Directive depending on design. The alternative material CuZn37Mn3Al2PbSi-S40 must be explicitly specified in the order.

Dok.-Nr.: **1450418**

Ersteller: Pape Sebastian

Erstelldatum: 2021-08-17

Revision: 0

Freigabe: Pape Sebastian

Freigabedatum: 2026-04-10

Urheberrecht und Vertraulichkeit. Die Weitergabe sowie Vervielfältigung dieses Dokuments, Verwertung und Mitteilung seines Inhalts an Dritte ist verboten, soweit nicht ausdrücklich gestattet. Zuwiderhandlungen verpflichten zu Schadensersatz. ©2026. Alle Rechte vorbehalten.

Information on PFAS (Per- and Polyfluoroalkyl Substances)

Per- and polyfluoroalkyl substances (PFAS) are a group of several thousand chemical substances used in various industrial applications due to their water-, grease- and dirt-repellent properties.

Due to their environmental persistence and potential health effects, PFAS are increasingly subject to regulatory scrutiny, particularly under the REACH Regulation.

In February 2023, the European Chemicals Agency (ECHA) published a proposal for a broad restriction of PFAS. This proposal is currently under evaluation and may lead to extensive bans or restrictions in the future.

NEFF Gewindetriebe GmbH maintains regular communication with its suppliers and continuously evaluates the relevance of PFAS in its products and processes.

Based on current knowledge and available supplier declarations, we confirm that:

- no PFAS are intentionally used in our products,
- any potential traces of PFAS, if present, are below currently known regulatory thresholds,
- no PFAS-containing coatings are deliberately applied.

It should also be noted that certain materials and auxiliaries used in specific applications may contain fluorinated polymers:

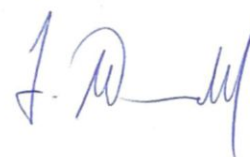
- lubricants may contain polytetrafluoroethylene (PTFE, known under the trade name Teflon®),
- sealing elements may consist of fluoroelastomers (FKM, e.g. Viton ®).

If the use of PFAS-containing materials (e.g. PTFE or FKM) is not desired by the customer, this must be explicitly stated in the order. Without such customer specification, the selection of suitable materials and lubricants is made based on technical and economic considerations.

Due to the complexity of the substances group and ongoing regulatory developments, the complete absence of PFAS cannot be conclusively guaranteed in all cases.

NEFF Gewindetriebe GmbH actively monitors regulatory developments and will implement necessary measures in due time to comply with future legal requirements.

NEFF Gewindetriebe GmbH



Weil im Schönbuch, March 2026

Hartmut Wandel, Managing Director