Dear Sir or Madam,

According to the REACH Regulation we see ourselves in the position of “downstream user” because we are manufacturers of articles and composite products. This means that we are under no obligation to register chemical substances or to prepare a safety data sheet.

However, we fall under Art. 33 REACH. This states that any supplier of articles containing more than 0.1% of a substance of a particularly alarming nature (SVHC) is subject to the obligation to notify customers.

The substances subject to the notification requirement can be found on the ECHA candidate list. The list is updated every six months. At this time, 211 substances are listed.

According to our current knowledge, some Bürkert products contain lead (7439-92-1). These products are typically fluid housings and threaded bushings. In them, lead is firmly integrated as an alloy component. Isolated transfer to the human body or the environment is not expected under normal conditions of use.

Bürkert fulfils its notification obligation by actively informing our customers in our order confirmation.

To safeguard the supply chain and in the interest of our product safety, we therefore also monitor implementation of those products among our suppliers. Due to the large number of enquiries, we ask for your understanding that we cannot answer your enquiry individually. However, if further individual clarification is required, please let us know.

Ingelfingen, 26 January 2021

General customer information – obligation to inform according to Art. 33 REACH (Regulation (EC) No. 1907/2006)
Yours sincerely,

[Signature]

Jochen Stirn

Bürkert Werke GmbH & Co. KG