



Krav iht. siste gjeldene revisjon av BREEAM-NOR v6.0 som kan finnes på <https://byggalliansen.no/>.

Egendeklarasjon på at navngitt byggeprodukt tilfredsstiller minimumskrav til miljøgifter i BREEAM-NOR v6.0 iht. Mat 02

**PRODUSENT:**

**HANDELSNAVN:**

**PRODUKT ID:**

(Dersom flere enn ett, benytt Vedlegg 1)

Dette skjemaet skal fylles ut og undertegnes av en juridisk ansvarlig person hos produsent av byggeproduktet. Feilaktige opplysninger kan få juridiske etterspill.

Det bekreftes herved at produkt(ene) overholder gjeldende kjemikalierelgverk med gitte begrensninger, grenseverdier og innholdsstoffer iht. følgende lister:

- REACH artikkel 59(10) - Kandidatlisten
- REACH Vedlegg XVII - Restriksjoner
- REACH Vedlegg XIV - Autorisasjon
- Den norske prioritetslisten

Ved enhver oppdatering av listene, skal produsenten sjekke om noen av de nye stoffene på listen inngår i produktet. Produktet må vurderes for å kontrollere at det fortsatt overholder gjeldende kjemikalierelgverk med gitte begrensninger, grenseverdier og innholdsstoffer iht. ovennevnte lister. Hvis de gjeldende krav ikke er overholdt, må egendeklarasjonen settes som utgått.

Skjemaet er utarbeidet av Skanska, NCC, Peab og Hent m.fl. Det distribueres fritt gjennom Cobuilder. Brukere av skjemaet er selv ansvarlige for å forsikre seg om at de bruker riktig versjon og at innholdet er riktig. Verken Skanska, NCC, Peab, Hent eller Cobuilder kan holdes ansvarlige for eventuelle feil. Utfylte skjema er ingen offisiell godkjenning fra Skanska, NCC, Peab, Hent eller Cobuilder.



Ansvarlig omsetter: Produsent Importør

Juridisk Ansvarlig: Stilling:

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Produsent: Organisasjonsnummer :

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Dato: Signatur:

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Vedlegg 1

PRODUKT ID(er):

Skjemaet er utarbeidet av Skanska, NCC, Peab og Hent m.fl. Det distribueres fritt gjennom Cobuilder. Brukere av skjemaet er selv ansvarlige for å forsikre seg om at de bruker riktig versjon og at innholdet er riktig. Verken Skanska, NCC, Peab, Hent eller Cobuilder kan holdes ansvarlige for eventuelle feil. Utfylte skjema er ingen offisiell godkjenning fra Skanska, NCC, Peab, Hent eller Cobuilder.



BOARDS. FLOORS. IDEAS.

# Self-declarations on materials and compounds

M. Kaindl GmbH, Kaindl Boards GmbH and Kaindl Flooring GmbH, (Kaindl for short) herewith declare that all products supplied meet the following chemical composition requirements:

## REACH Compliance

Regulation (EC) No.1907/2006 concerning the Registration, Evaluation, Authorisation and Restriction of Chemicals (REACH).

Kaindl is aware of the consequences of the REACH Regulation. No registration activities whatsoever are necessary for our customers. Based on current knowledge, the products manufactured by us and their packaging do not contain any substances of very high concern (Substances of Very High Concern, SVHC) in accordance with Article 59 (1) of Regulation (EC) No. 1907/2006 of the European Parliament and of the Council concerning the Registration, Evaluation, Authorisation and Restriction of Chemicals (REACH) with a fraction of over 0.1 % weight by weight.

## CANADIAN ENVIRONMENTAL PROTECTION ACT, 1999

Kaindl knows of the "Government of Canada "Challenge" for chemical substances that are a high priority for action". We do not use these substances in our production. In case of use, the name and maximum quantity used will be communicated to our customers.

## California Proposition 65

California Proposition 65 (The Safe Drinking Water and Toxic Enforcement Act of 1986, CP65 for short) is a Californian law that came into force in 1986. M. Kaindl GmbH herewith confirms that, based on current knowledge, all products currently contain the following chemicals listed in Proposition 65:

Formaldehyde CAS: 50-00-0

## CMR substances

No raw materials classified as CMR by EU legislation are used. Commission Regulation (EU) 2021/2204 dated 13 December 2021 amending Annex XVII to Regulation (EC) No. 1907/2006 of the European Parliaments and of the Council concerning the Registration, Evaluation, Authorisation and Restriction of Chemicals (REACH) as regards carcinogenic, mutagenic or reproductive toxicant (CMR) substances.

## Toxic Substances Control Act (TSCA) Compliance Monitoring

The only toxic raw material is formaldehyde. It is polymerised and possible emissions from our products are subject to stringent statutory rules and are monitored permanently, internally and externally. Substances classified as persistent, bioaccumulative and toxic substances (PBT) or as very persistent and very bioaccumulative substances (vPvB) according to the REACH Regulation Article 57 (d). (EC) Regulation No. 1272/2008 (CLP), are not used.

Created by:	Checked by:	Approved by:	Last amended by	Version: 14
Ms Schnepf	Mr Mayer	Mr Fuchsberger	Ms Schnepf	M. Kaindl GmbH
on: 17/07/2018	on: 06/10/2022	on: 07/10/2022	on: 26/09/2023	Page 1 of 2



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## **Lead and lead compounds and other heavy metals**

US Consumer Products Safety Commission: Ban on Lead-Containing Paint and Certain Consumer Products Bearing Lead-Containing Paint 16 C.F.R. 1303 EN 71-3: 2019 "Safety of toys; Migration of certain elements".

Lead and other heavy metals are not used.

## **RoHS Compliance**

Kaindl is aware of the requirements of the RoHS Directive 2011/65/EU on the restriction of use of certain hazardous substances in electrical and electronic equipment.

the substances named in Annex II of this Directive are not actively used in the products of M. Kaindl GmbH.

We further confirm that the maximum concentration values tolerated of 0.1 and 0.01% (by weight) for heavy metal, flame retardants and plasticizers (DEHP, BBP, DBP and DIBP) respectively are complied with or fall below these limits.

## **EU POP Regulation**

We herewith confirm our compliance with the following regulation:

Regulation (EU) 2019/1021 of the European Parliament and the Council on persistent organic pollutants (POP Regulation) of 20 June 2019 (OJEU L 169, p. 45).

The Regulation regulates the ban and restriction of the manufacture, the placing on the market and the use of persistent organic pollutants (POP). It further concerns the minimising of releases of such substances and the establishing of provisions regarding waste consisting of, containing or contaminated by any of these substances.

## **Biocidal products**

According to Regulation (EU) No. 528/2012, which regulates the placing on the market and the use of biocidal products (BPR), no biocides are used in Kaindl products.

## **Other substances**

These substances are not actively used in our substances:

- Asbestos
- Azo dyes, which can release carcinogenic arylamines
- Dimethyl fumarate
- Hazardous waste in recycled material (cadmium, arsenic, chromium compounds)
- Halogens and organohalogen compounds (incl. PVC and AOX (Adsorbable organically bound halogens, chlorinated paraffins (SCCPs, MCCPs and LCCPs))
- Lindane
- Nanoparticles (materials with a particle size from 1 to 100 nanometres (nm))
- Organotin compounds
- Pentachlorophenol (PCP) incl. salts and esters of PCP.
- Per- and polyfluorinated alkyl compounds (PFAS) incl. salts
- Phthalates
- Polycyclical (PAC) and other aromatic hydrocarbons
- Radioactive materials
- Acid-curing lacquers (so-called AC lacquers)

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