

	REACH – Declaration	MMC028e
		Version: 2.7
		Änd.Datum: 20.08.2024

Manufacturer RONDA AG
Hauptstrasse 10
CH - 4415 Lausen / Switzerland

Product designation All movements, gearboxes and components

„REACH“ The purpose of Regulation (EC) 1907/2006 is to ensure a high level of protection of human health and the environment. According to this commonly called REACH regulation, most chemical substances and mixtures must be pre-registered. As a downstream user, RONDA does not have to register any substances or notify the European Chemical Agency (ECHA) on any of the substances / mixtures use. We therefore insist that suppliers pre-register all substances manufactured in or imported into the EU. The suppliers are likewise responsible to manage their supply chain accordingly and ensure that their suppliers comply with the REACH regulation.

Declaration RONDA only supplies products that:

- contain substances registered under REACH
- do not contain substances of very high concern (SVHC-241) in the ECHA list (published on 27 June 2024 according to Art. 59(10) of the REACH Regulation; see exemptions and note below).
- do not contain substances listed under REACH Annex XIV
- do not contain substances listed under REACH Annex XVII

RONDA regularly screens the supply base against above requirements and additions to the candidate list and will update this statement. Consequently, customers will at all times be in a position to review at www.ronda.ch all relevant information in accordance with art. 33 in respect of downstream purchasers and users. Thus RONDA fulfills its obligation to disclose information concerning substances contained in its products in compliance with art. 33 of the above-mentioned regulation.

Issued by RONDA AG, Lausen / Switzerland

Place & date Lausen, August 26th, 2024



Fabien Schirmer
CEO



Stefan Metz
CTO

Legally binding signatures

Exceptions:
Lead (CAS no.7439-92-1) is listed as SVHC since June 2018. This is affecting manufacturers, importers and suppliers of a wide variety of products that consist of lead containing alloys. At RONDA, this mainly affects RoHS-compliant products (exempted application 6(c), "Copper alloy containing up to 4 % lead by weight", and 6(a), "Lead up to 0.35% by weight in alloyed steel (for machining) and galvanized steel", Annex III to Directive 2011/65/EU), which contain high melting or machinable alloys.

Note:
"ANNEX XVII TO REACH – Conditions of restriction" explicitly exempts Lead (CAS no.7439-92-1) containing "internal components of watch timepieces inaccessible to consumers". When used for the intended purpose, these products do not pose a health risk.