# Byggvarubedömningen's guideline and information requirements for assessment of product, Version 2016-1.

These guidelines describe what information that Byggvarubedömningen requires for assessment of articles and chemical products. Information about the article or chemical product can be provided in this document, alternatively refer to another documentation in which the corresponding information is given.

### 1. Product information

#### Product

Product name:	Concrete Sandwich Wall	
Article No.: Specify the type of number, for example RSK, E number, EAN, GTIN or supplier's article number. This should also be stated on the application.	SW	
Product description: On application, please attach a product data sheet or similar documentation.	Prefabricated concrete wall elements, of buildings and other civil engineering structures, with the use of load-bearing structures	
Type of product:	Chemical product	🖂 Article
Date (year, month, day) of preparation/revision:	Date of revision: 2016.09.14.	

#### Supplier/Manufacturer

Supplier:	SKONTO PREFAB SIA
Manufacturer if other than the supplier:	-
Voluntary information	
Supplier contact:	+371 67 256 829
Address:	Granita street 33/4, Salaspils territory, Acone, LV-2119
E-mail:	info@skontoprefab.lv
Phone number:	+371 67 256 829

#### Supporting documentation

Has a declaration of performance, in line with the Swedish Construction Products Regulation, been prepared for the product?	⊠ Yes	□ No		
If yes, attach the declaration of performance	e with the application			
Is the article/product an electronic product and covered by the RoHS-directive (2011/65/EU)?	□ Yes	⊠ No		
<i>If yes</i> , attach an "EU Declaration of Conformity", or alternatively another certificate that attests that the product corresponds to the requirements according to the RoHS-directive (2011/65/EU), together with the application				
If the article/product is an electronic product that is covered by an exemption according to RoHS-directive	Exemptions according to RoHS: -			
(2011/65/EU), specify which exemption and date (year, month, day) when the exemption expires if time-limited:	Date: -			

## 2. Declaration of contents:

Does the product or any of its subcomponents, if it is a composite product, contain substances with particularly hazardous properties (Substances of Very High Concern, SVHC-substances), which are included in the Candidate List at a concentration above 0.1 weight%?	☐ Yes	⊠ No		
<i>If yes</i> , specify which substances in Table 1.				
State the date (year, month, day) for control the Candidate Date:   List. Date:				
The concentration is calculated at component level established on the principle "once a product, always a product" principle.				
The Candidate List is available at: http://echa.europa.eu/sv/candidate-list-table.				

Specify the total content of the article or the chemical product, **on delivery**, in Table 1, or alternatively attach other documentation that provides the corresponding information. For instructions, please refer to the "Declaration of contents, BVB's declaration requirements, 2016-1", which is found at the end of this document.

Table 1, Contents of included substances and material (declaration of content in accordance with requirements)

Included substances and material	EG No./CAS No. (alternatively alloy)	Weight% (of entire product)	When applicable, state for which subcomponent	Weight% (of substance in subcomponent)	<b>Comments</b> (state eventual application of non- harmonized classifications)
Cement CEM   42.5R		13,66			
Water		6,73			
Sand		30,66			
Dolomite 2/8		15,1			
Dolomite 8/16		26,77			
Superplasticizer (polyacrylate)		0,1			
Insulation		1,9			
Reinforcement (B500b; BST500S;Bst500M;B500k)		5,08			

Are all substances reported in percentages down to 0.01% in Table 1?	⊠ Yes	🗆 No
(enable assessment with regard to the Recommended level)		
<i>If not</i> , does the report fulfill the instructions for the Accepted level, which is described in "Declaration of contents, BVB's declaration requirements, 2016-1", which is found at the end of this document	☐ Yes	□ No
If any deviations from BVB's reporting requirements exist, specify these in the comments in Table 1, or alternatively here.	Other comments:	

If the chemical composition differs after application, then the content of the applied product is given in Table 2. This applies to chemical products. If the content is unchanged, no information needs to be provided in the table.

#### Table 2, Contents for applied products (full content in accordance with declaration requirements)

Included substances and material	EG No./CAS No.	Weight% (of the applied product)	Comments (state any application of non-harmonized classifications)

If any deviations from BVB's reporting requirements exist, specify these in the comments in Table 2, or alternatively here.	Other comments: -		
Nanomaterial			
Does the product contain any nanomaterial that has been purposefully added to achieve a specific function? Information regarding whether nanomaterial has been added to achieve a specific function must be stated, but has no impact on the assessment.	□ Yes	⊠ No	
<i>If yes</i> , specify the material.	Material:		

## 3. Recycled raw material

Does the product contain recycled material?	□ Yes	⊠ No
If yes, fill in Table 3.		

If the product consists of recycled materials specify the material and the percentages of the total weight of the product, in *Table 3, Recycled materials.* 

#### Table 3, Recycled material

Material	Percentage (%) of the total product's weight	Percentage (%) of the recycled material that has not reached the consumer level, such as production waste, etc. (pre-consumer)	Percentage (%) of the recycled material that has reached the consumer level (post-consumer)	Comments

#### If wood raw material is included

Can the product be ordered with sustainability certificates for the wood raw material? <i>E.g.: FSC and PEFC</i>	□ Yes	No		
Explain if the certificate does not cover all of the wood raw material:				
If yes, attach a certificate/assurance that the product can be ordered with a sustainability certificate together with the application.				
<i>If no</i> , state the country where the wood raw material was harvested.	Country of harvest:			
Is the wood species or origin in the CITES appendix for endangered species?	□ Yes	□ No		

## 4. The production phase

Has an Environmental Product Declaration (EPD) been prepared?	□ Yes	⊠ No
<i>If yes</i> , enclose the EPD (Environmental Product Declaration) or application.	other environmental product dec	claration together with the

# 5. Distribution of the completed product

Describe the management of packaging for the distribution of the product State whether any system for taking back or recycling packaging or any other specific return system is used.	Description of the packaging: No packaging. The product is distributed by trucks.
Specify the packaging material used and which system of producer responsibility for packaging the supplier is affiliated to.	
Enter the proportion of recycled material, if any, included in the packaging.	
Other information:	
-	

# 6. Construction and usage phase

Are there any special requirements such as storage conditions etc. for the product during storage?	□ Yes		🖾 No	
If yes, describe:				
Are there any special requirements for adjacent building products because of this product?	□ Yes		🛛 No	
<i>If yes</i> , describe:				
Are there any operating/care instructions for the product?	□ Yes		🖾 No	
If yes, attach the documentation with the application.				
Is the product energy labelled in accordance with the Energy Labelling Directive (2010/30/EU)?	□ Yes	🗌 No		🛛 Not relevant
<i>If yes</i> , state class (G to A, A+, A++, A+++):	Class:			

#### 7. Waste management

Does the product require special measures to protect health and the environment in conjunction with demolition/dismantling?	□ Yes	⊠ No
<i>If yes</i> , describe:		
Is the product covered by the WEEE-directive 2012/19/EU (Swedish ordinance (2014:1075) on Producer Responsibility for electrical and electronic products when it becomes waste?	□ Yes	⊠ No
Is it possible to re-use all or parts of the product? (can the product be reused within the product's expected lifetime)?	⊠ Yes	□ No
<i>If yes</i> , describe: It is possible to re-use concrete, steel and insulation.		
Is material recycling possible for all or parts of the product when it becomes waste?	⊠ Yes	□ No
<i>If yes</i> , describe: It is possible to recycle concrete, steel and insulation.		
Is energy recycling possible for all or parts of the product when it becomes waste?	□ Yes	🖂 No
Does the supplier have any restrictions and recommendations for reuse, material- or energy recycling or disposal?	□ Yes	⊠ No
If yes, specify which:		

When the supplied product becomes waste, is it classified as hazardous waste?	□ Yes	⊠ No
If yes, specify the waste code:	Waste code:	
The Swedish waste ordinance (2011:927) https://www.notisum.se/rnp/sls/lag/20110927.htm		

# 8. Indoor environment

Has the product a critical moisture condition: Information regarding whether critical moisture conditions leading to microbial growth apply for the material/product should be stated, but will not impact the assessment.		□ Yes		⊠ No			
If yes, specify which:			I		I		
Is the product intended			🛛 Yes			🗆 No	
<i>If yes,</i> has emission data been produced for volatile organic compounds?		🖾 Yes		□ N	🗆 No		
If yes, attach the report,	certificate together with t	he applicatio	on.				
Type of emission Quantity [µg/m2h] or [mg			g/m3h]	Method of		Comments	
Type of emission	4 weeks	26 \	weeks	measurme	nt	Comments	
TVOC	< 0.2			M1-classification		Product (OL-E) has passed the criteria for finnish emission classification of building materials M1	
Formaldehyde	< 0.05						
Ammonia	< 0.03						
Carsinocenics	< 0.005						
<i>If no,</i> is there any motivation for why emission data for volatile organic compounds is not relevant for the product?		Motivation:					
Is the product a chemical product intended for indoor use?		□ Yes ⊠ No			0		
<i>If yes,</i> has emission data been produced for volatile organic compounds?		□ Yes □ No		0			
<i>If yes</i> , attach the report/certificate together with the application.							
<i>If no,</i> is there any motivation for why emission data for volatile organic compounds is not relevant for the product?		Motivation:					

# Declaration of contents, BVB's declaration requirements, 2016-1

A complete declaration of contents in accordance with the instructions should be made for both products and chemical products. For products, minimum concentrations have to be reported as a weight% for the entire product. The contents can be provided in other documentation, if the reporting instructions are complied with, or alternatively supplemented so that they are in compliance. Reporting requirements for the Accepted level correspond to the requirements for "e-BVD2015".

For the Accepted and Recommended levels, classified substances are needed to be reported in the documentation if concentrations exceed limits (weight%) in accordance with *Table 5, Classified substances.* Those substances that are not included in Table 5 must be reported when concentrations of  $\geq 2\%$  occur.

Material and substance contains can be provided in intervals. Examples of accepted intervals are:  $\leq 1\%$ , 1-2.5%, 2.5-10%, 10-25%, 25-50%, 50-75%, 75-100%. In occasion of large intervals, state the reason for the variance and describe what materials/substances increase or decrease in proportion if the product, for example, comes in different sizes.

If classification is applied that is not covered by harmonized classification, this information requires to be reported in the comments column for that substance.

Hazard class	Reporting limit			
	Accepted	Recommended		
Carcinogenic categories 1A and 1B (H350)	≥ 0.1%	≥ 0.01%		
Carcinogenic category 2 (H351)	≥ 1%	≥ 0.1%		
Mutagenic categories 1A and 1B (H340)	≥ 0.1%	≥ 0.01%		
Mutagenic category 2 (H341)	≥ 1%	≥ 0.1%		
Reproductive toxicity, categories 1A and 1B (H360)	≥ 0.3%	≥ 0.03%		
Reproductive toxicity, category 2 (H361)	≥ 2%	≥ 0.3%		
Reproductive toxicity effects on or through breastfeeding (H362)	≥ 0.3%	≥ 0.03%		
Endocrine disruptors <sup>1, 2</sup>	≥ 0.1%	≥ 0.01%		
PBT and/or vPvB <sup>3</sup>	≥ 0.1%	≥ 0.01%		
Skin sensitizers (H317)	≥ 1%	≥ 0.1%		
Respiratory sensitizers (H334)	≥ 0.2%	≥ 0.02%		
Hazardous to aquatic environments, chronic category 1 (H410)	≥ 2%	≥ 0.25%		
Ozone depleting substances (EUH 059 and H420)	≥ 0.1%	≥ 0.01%		
Acute toxicity category 1 (H300, H310, H330, H301, H311 and/or H331)	≥ 0.1%	≥ 0.01%		
Acute toxicity category 2 (H300, H310, H330, H301, H311 and/or H331)	≥ 1%	≥ 0.1%		
Acute toxicity category 3 (H300, H310, H330, H301, H311 and/or H331)	≥ 2%	≥ 1%		
Pure or compounds of cadmium (Cd)	≥ 0.01%	≥ 0.001%		
Pure or compounds of lead (Pb)	≥ 0.1%	≥ 0.01%		
Pure or compounds of mercury (Hg)		Contamination $\geq$ 2.5 mg/kg (ppm) of active additives must always be reported.		
<sup>1</sup> Endocrine disruptors (EDS list)	≥ 0.1%	≥ 0.01%		
<sup>2</sup> Endocrine disruptors (SIN list)		≥ 0.01%		
<sup>3</sup> PBT, vPvB (SIN list)	≥ 0.1%	≥ 0.01%		
Candidate List	≥0.1%*	≥ 0.01%		
Other classifications or unclassified substances and material	≥ 2%	≥ 2%		

Table 5, Classified substances

\*Substances on the Candidate List have to be reported at component level.

#### Descriptions of material

Substances should be reported with their CAS- or EC number. Exemptions for certain material can be performed in accordance with the following instructions.

Metals should always be reported together with their alloy number. Alternatively, substances comprising more than 0.01% of the alloy has to be specified in the documentation.

Plastics and rubber materials should be reported together with their name so that it is clearly which monomers that are included, for example, acrylonitrile butadiene styrene (ABS), polyethylene (PE), etc. Additives that have not formed polymers should always be reported in accordance with Table 5 (for example pigments, plasticizers, stabilizers, etc.). BVB always requires that compounds used as plasticizers is declared for PVC plastics ( $\geq 2\%$ ).

Plastics/polymers with descriptions in line with the following list are accepted without specification of monomers.

- Polycarbonate (pertains to bisphenol A based polycarbonates)
- Polyester (monomers must be specified for halogenated polyesters)
- Polyurethane (monomers must be specified for halogenated polyurethanes)
- Fiberglass reinforced epoxy resin laminates FR4 (pertains to tetrabromobisphenol A based polymers)

Other materials with the following descriptions are accepted without clarification or detailed description of their components as the materials normally consist of:

- Glass
- Concrete

Examples of designations of plastics/polymers and other material descriptions that require further clarification are:

- Dispersion polymerization
- Copolymer
- Thermoplastic elastomers (TPE)
- Thermoplastics
- MS polymers
- Mineral fillers

References can be given for composite products to other products (subcomponents) that have been assessed in BVB's system and which have been provided with a BVB ID.

Complex products can be referred to another product (subcomponent), which are estimated in BVB's systems and provided with BVB ID.