

To Whom It May Concern,

The Buehler products listed below **do not require a safety data sheet (SDS)** per the US OSHA HCS (Hazard Communication Standard), UN GHS (Globally Harmonized System of Classification and Labelling of Chemicals), and EU CLP (Classification, Labelling and Packaging) regulations, as these products are considered articles of manufacture **OR** non-hazardous materials under these regulations, and as such are exempt from SDS requirements.

PRODUCT DESCRIPTION: Apex CGD Diamond Grinding Discs

PRODUCT (PART) NUMBER(S): 41-10006, 41-10007, 41-10008, 41-10009, 41-10010, 41-10011, 41-10012, 41-10013, 41-10014

PRODUCT DESCRIPTION: Apex DGD Color Diamond Grinding Discs

PRODUCT (PART) NUMBER(S): 41-3308, 41-3310, 41-3312, 41-3408, 41-3410, 41-3412, 41-3508, 41-3510, 41-3512, 41-3608, 41-3610, 41-3612, 41-3708, 41-3710, 41-3712, 41-3808, 41-3810, 41-3812, 41-3908, 41-3910, 41-3912, 414308D, 414310D, 414312D, 414408D, 414410D, 414412D, 414508D, 414510D, 414512D, 414608D, 414610D, 414612D, 414708D, 414710D, 414712D, 414808D, 414810D, 414812D, 414908D, 414910D, 414912D

PRODUCT DESCRIPTION: Apex DGD Diamond Grinding Discs

PRODUCT (PART) NUMBER(S): 41-5008, 41-5010, 41-5012, 41-5108, 41-5110, 41-5112, 41-5208, 41-5210, 41-5212, 41-5308, 41-5310, 41-5312, 41-5408, 41-5410, 41-5412, 41-5508, 41-5510, 41-5512, 41-5608, 41-5610, 41-5612, 41-5708, 41-5710, 41-5712, 41-5808, 41-5810, 41-5812, 41-5908, 41-5910, 41-5912, 416008D, 416010D, 416012D, 416108D, 416110D, 416112D, 416208D, 416210D, 416212D, 416308D, 416310D, 416312D, 416408D, 416410D, 416412D, 416508D, 416510D, 416512D, 416608D, 416610D, 416612D, 416708D, 416710D, 416712D, 416808D, 416810D, 416812D, 416908D, 416910D, 416912D

Chemical manufacturers or importers are required to classify the hazards of chemicals which they produce or import, and all employers are required to provide information to their employees about the hazardous chemicals to which they are exposed, by means of a hazard communication program, labels and other forms of warning, safety data sheets, and information and training. In addition, distributors are required to transmit the required information to employers. If, under normal conditions of use, a manufactured item meets the definition of an "article" or does not meet the definition of "hazardous chemical" by the UN GHS (as adopted by the OSHA and the European Chemicals Agency) then **the item is exempted from hazard communication requirements such as a SDS.**

Regards,

The Buehler Team

Definitions, per HCS 29 CFR 1910.1200(c) of the OSHA HCS:

"Article" means a manufactured item other than a fluid or particle: (i) which is formed to a specific shape or design during manufacture; (ii) which has end use function(s) dependent in whole or in part upon its shape or design during end use; and (iii) which under normal conditions of use does not release more than very small



quantities, e.g., minute or trace amounts of a hazardous chemical (as determined under paragraph (d) of this section), and does not pose a physical hazard or health risk to employees.

"Hazardous chemical" means any chemical which is classified as a physical hazard or a health hazard, a simple asphyxiant, combustible dust, pyrophoric gas, or hazard not otherwise classified.