

# Product



## Nostalgi galge

Published 2024-07-24

Nostalgi galge är i samma familj som Nostalgi hatt-& skohylla och passar då väldigt bra ihop. Den kommer i ek, svart och vit.

BVB ID	178001	Type of product	Article/product
BSAB code	X - Inredningar och utrustningar	Type of use	Inomhus
BK04 code	06104 Tamburhyllor, krokar och konsoler	Supplier	Essem Design AB



Total Recommended



Contents Recommended



Lifecycle Recommended



BREEAM SE

# Product data

## Content reporting

Total weight of product: 123g

### Content reporting

Component/Substance	Quantity/volume in the component	Quantity/volume in the product	CAS	EC	Alloy	H-indication /Self-Listings	classification
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∨	<b>Trä galge</b>	-	88.2	-	-	-	-	-
	↳ Massivträ	100%	88,2%	Övrigt, naturmate- rial	-	-	-	-
∨	<b>Metall krok</b>	-	11.3	-	-	-	-	-
	↳ Förzinkat stål	100%	11,3%	Övrigt, metaller	-	-	-	-
∨	<b>Ytbehandling</b>	-	0.5	-	-	-	-	-
	↳ Färg/Lack	≥100%	≥0,5%	Övrigt, kemikalier	-	-	-	-

## Assessment



Total  
Recommended



Contents  
Recommended

### 0. Declaration of Contents



Verified supplier Certificates of Substance Content and Concentrations are available, which enabled assessment against level Recommended for each property criterion




The product does not contain nanomaterials




Lifecycle  
Recommended


## 1. Constituent materials and raw materials

 =50% renewable raw materials


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 It is possible that the wood raw material used in production originates from documented sustainable forestry.


## 2. Manufacture/production of the article

 Data on emissions during production is not available.


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 Data on energy consumption is not available.


## 3. Packaging

 The packaging contains recycled material and can be recycled or energy recovered from it.

## 5. Refuse and demolition

 Reutilisation/reuse is possible for =70% of the product.


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 Energy recovery is possible for =70% of the product.


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 The product does not give rise to hazardous waste during use/building construction.

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 End-of-service-life items are not classified as hazardous waste during demolition/dismantling.

## 6. Emissions to indoor air

 Not relevant

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# Sustainable supply chains

Has your company or organisation relevant certificates regarding Social Responsibility?

**Yes , ISO 14001, ISO 9001**

Has your company or organisation a written Policy or a Code of Conduct dealing with Social Responsibility in Supply Chain?

**Yes**

What is included in the policy/Code of Conduct?

**FN:s allmänna förklaring om de mänskliga rättigheterna, FN:s barnkonvention, artikel 32, ILO:s åtta kärnkonventioner (barnarbete, tvångsarbete, diskriminering, föreningsfrihet), Arbetsrättslagstiftning, Arbetsmiljö, Miljö, FN:s konvention mot korruption**

Is the policy/Code of Conduct made available to employees and distributed in the product's supply chain?

**Yes**

Is someone in your company's management team appointed responsible for work and routines regarding Social Responsibility?

**Yes**

Is there a procedure developed to follow up the product's supply chain with regard to Sustainable Supply Chains?

**Yes**

What is included in the procedure?

**Kartläggning – av produktens leverantörskedja, Riskanalys - identifiering av risker i produktens leverantörskedja, Handlingsplan – hur identifierade risker ska hanteras, Uppföljning – av identifierade risker samt av varans leverantörer/underleverantörer**

# Certifications

## Miljöbyggnad



**4.0**

**Ind 9**

The BSAB code is not covered by MB, but meets requirements corresponding to GOLD level.

**Ind 15**

The BSAB code is not encompassed within MB! (Product has documentation equivalent to an e-BVD, which corresponds to the GOLD level in MB 4.0).

**3.0 / 3.1 / 3.2**

**Ind 13**

The BSAB code is not encompassed within MB! (Product has documentation equivalent to an e-BVD, which corresponds to the GOLD level in MB 3.0).

**Ind 14**

The BSAB code is not encompassed within MB, but the product does not contain any phase-out or risk reduction substances, which is equivalent to GOLD. Note! Emissions are not taken into consideration!

**2.1 / 2.2**

**Ind 14**

The BSAB code is not encompassed within MB, but the product has a public and full BVD3, which is equivalent to GOLD

**Ind 15**

The BSAB code is not encompassed within MB. The product does not contain any phase-out substances according to KEMI's definition above the classification limits, which corresponds to the GOLD standard.

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## BREEAM-SE

### BREEAM® SE

#### 2017 v.1.1

##### Mat07

The BSAB code is not encompassed within BREEAM, but the product does not contain any phase-out or risk reduction substances, which corresponds to Exemplary level.

#### 2013 v.2.0

##### Mat08

The BSAB code is not encompassed within BREEAM, but the product does not contain any phase-out substances above the classification limits.

## Taxonomy

The taxonomy is an EU standard for systematically classifying economic activities based on sustainability criteria. It promotes sustainability by categorizing businesses according to their environmental and social impact, facilitating the assessment of sustainability performance, and supporting investment decisions for a green transition.

Byggarubedömningen has participated in the national efforts for a Swedish industry adaptation of the taxonomy under the leadership of Byggföretagen. What we present is in accordance with this industry agreement. Link to the Taxonomy: <https://eur-lex.europa.eu/legal-content/EN/TXT/PDF/?uri=CELEX:32020R0852>

## Appendix C



a) - e)  
**Yes**



f) - Candidates list  
**Yes**



**The product complies with the taxonomy**

The product meets the criteria for the EU Taxonomy Appendix C, including information on emissions. This means that it is classified as sustainable and in line with the EU's sustainability goals.

## Appendix C

Bullet points a)–e) (regarding chemical content) must comply with European chemical legislation and will not be checked by Byggvarubedömningen. It is the responsibility of the seller of the item/product to meet these requirements.

Criterion	Explanation	Fulfilled
a) POPs regulation - Persistent organic compounds	substances, whether on their own, in mixtures or in articles, listed in Annexes I or II to Regulation (EU) 2019/1021 of the European Parliament and of the Council, except in the case of substances present as an unintentional trace contaminant.	✓
b) Mercury and mercury compounds	mercury and mercury compounds, their mixtures and mercury-added products as defined in Article 2 of Regulation (EU) 2017/852 of the European Parliament and of the Council.	✓
c) Substances that deplete the ozone layer	substances, whether on their own, in mixture or in articles, listed in Annexes I or II to Regulation (EC) No 1005/2009 of the European Parliament and of the Council.	✓
d) RoHS, substances in electronics	substances, whether on their own, in mixtures or in an articles, listed in Annex II to Directive 2011/65/EU of the European Parliament and of the Council, except where there is full compliance with Article 4(1) of that Directive.	✓
e) REACH, Restricted substances	substances, whether on their own, in mixtures or in an article, listed in Annex XVII to Regulation (EC) 1907/2006 of the European Parliament and of the Council, except where there is full compliance with the conditions specified in that Annex.	✓
f) REACH, Candidate list	substances, whether on their own, or in mixtures or in an article, in a concentration above 0,1 % weight by weight (w/w), and meeting the criteria laid down in Article 57 of Regulation (EC) 1907/2006 and that were identified in accordance with Article 59(1) of that Regulation for a period of at least eighteen months, except if it is assessed and documented by the operators that no other suitable alternative substances or technologies are available on the market, and that they are used under controlled conditions.	✓

