

19.04.2021

## Statement in light of the REACh Regulation (EC) No. 1907/2006

On 1<sup>st</sup> June 2007 Regulation (EC) No. 1907/2006 concerning the Registration, Evaluation, Authorization and Restriction of Chemicals ("REACh" for short) came into force, with the purpose of managing substances on their own, in mixtures and in articles and to promote the search for alternatives to hazardous substances. Obligations regarding "Articles" were regulated afterwards as following:

### 1. According to Art. 7 "Registration and Notification of substances in articles":

A. Since 1<sup>st</sup> June 2008, any producer or importer of articles shall submit a registration to the European Chemical Agency (ECHA) for any substance contained in those articles, if

- the substance is intended to be released under normal or reasonable foreseeable conditions of use and
- the substance is placed into European Community in quantities over 1 ton per producer or importer per year and
- the substance hasn't been registered yet for the same use.

B. Since 1<sup>st</sup> June 2011, any producer or importer of articles shall notify the ECHA of the substance's name, classification and use, etc, if

- a substance contained in these articles is a Substance Very High Concern (SVHC) and
- the substance is present in these articles above a concentration of 0.1% weight by weight and
- the total quantity of the substance is over 1 ton per producer or importer per year and
- the substance hasn't been registered for the same use.

### 2. According to Art. 33 "Duty to communicate information on substance in articles":

Suppliers, manufacturers and importers of articles that contain a substance on the "candidate list" in a concentration above 0.1% weight by weight shall provide the recipient and on request a consumer of the article with sufficient information to ensure safe use of the article including, as a minimum, the name of that substance.

Following up the latest update the Waste Framework Directive (EU)2018/851 asks Companies, that produce, import or supply articles containing SVHCs in a concentration above 0.1% weight by weight (w/w), to submit information on articles placed on the EU market to the SCIP database (Substance of Concern in Product). This obligation is valid from the 5<sup>th</sup> of January 2021 to make this information available to waste treatment operators and consumers, to promote the reduction of generation of waste containing hazardous substances by supporting the substitution of substances of concern in articles placed on the EU market.

### 3. According to Art. 56 "General Provision regarding Authorization Requirement":

A manufacturer, importer or downstream user shall not place substances under the "authorization list" on the market until the authorization for its use has been granted.

4. According to Art. 67 “General Provisions regarding Restrictions on the manufacturing, placing on the market and use of certain dangerous substances, preparations and articles”:

A substance on its own, in a preparation or in an article, for which Annex XVII contains a restriction shall not be manufactured, placed on the market or used unless it complies with the conditions of that restriction.

Würth Elektronik eiSos GmbH & Co. KG (WE eiSos), as a manufacturer of electronic component, has been aware of the above obligations and have evaluated our products according to our current knowledge. We hereby inform you, that our products, as complex articles, are subject to the obligation in accordance with Article 33, 56 and 67 of REACH (EC) No. 1907/2006.

As a result of the evaluation between 211 substances which became part of the list on 19<sup>th</sup> January 2021 and our products we inform our customers that based on our current knowledge and belief Würth Elektronik eiSos products do not contain any Substances of Very High Concern (SVHC) over the threshold of 0.1% weight by weight (w/w) excluding the products listed in below link: [Part List Containing SVHC](#)

In order to fulfil our obligation to communicate this information with our customers the link above shows as well the SCIP numbers for articles containing SVHC. The list might not be exhaustive but is under continuously update.

Furthermore our products are compliant with Annex XIV & XVII according the REACH Regulation as well.

In addition to make the data transparent in the list, we continue to cooperate with our suppliers to look for ways to reduce and eliminate the use of these SVHC. Any further information will be posted timely.

You can find additional information about the candidate list on the European Chemical Agency’s homepage through following website:

<http://echa.europa.eu/candidate-list-table>

The latest version of this statement can always be found in the Download Center of our Homepage under the category “Material Compliance”: [www.we-online.de/DownloadCenter](http://www.we-online.de/DownloadCenter)

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