



January 2022

Subject: REACH

Silver State Wire & Cable (SSWC) is aware of the European REACH Regulation EC No. 1907/2006 and has dedicated programs to work with legislative requirements and business continuity concerns pertaining to REACH.

Listing of Substances

Being that SSWC is principally a supplier of articles, which do not require registration under REACH, we have completed the process of contacting our suppliers of “substances, preparations, and articles” to ensure that all necessary pre-registration/registration requirements are being met within the required time-frames. This effort extends to all materials used by SSWC that are within the scope of REACH, within the applications in which those materials are used in our products. SSWC is also engaged in the registration process for those few substances for which we are either a manufacturer or an importer.

Maintaining Supply of Our Products

In preparation and ongoing efforts described above, our ongoing REACH compliance efforts are not expected to disrupt the supply of materials used in SSWC products or the supply of SSWC products to our customers.

Communication of Substances of Very High Concern (SVHC)

We monitor the continuing additions of Substances of Very High Concern (SVHC) to the Candidate List on a regular basis, which is the first step of the REACH Authorization procedure. Please visit the ECHA website for the most up to date official version of the Candidate list: <https://echa.europa.eu/candidate-list-table>.

The vast majority of our products do not contain any of the published SVHC. For the minority of products that contain SVHC, specific substance information by part number is provided in our Statements of Compliance (SOC), which can be downloaded from our Product Compliance Support Center.

Rest assured that if any SVHC is identified in any of our products above the threshold of 0.1% by weight we will communicate the required information to our customers (in accordance with REACH Article 33). For products containing SVHC, SSWC prepares REACH Substance Communication Documents (RSCD). Where applicable, order confirmations and packaging slips contain links to the website where these documents can be found.

Notification to ECHA of SVHC's in Articles

We continue our evaluations to monitor and identify manufacturing and/or importation notification obligations to the European Chemical Agency (ECHA) for SVHC in articles. To date, we have determined that no such notifications are required.



REACH Authorization List (Annex XIV)

We continue to monitor the continuing additions of prioritized SVHC published in the Candidate List to the Authorization List in Annex XIV. SSWC will not manufacture, import or use these SVHCs in the EU after their respective sunset dates unless an authorization has been granted for SSWC's use of said SVHC, or the use is exempted from authorization. Many of SSWC's Business Units also have programs in place to design SVHC on the Authorization List out of their products. Please note that the Regulation still allows for articles containing SVHC to be imported into the EEA.

Annex XVII Restrictions

We also continue to monitor the ongoing amendments to Annex XVII of REACH. While these amendments introduced some new restrictions they primarily replaced several European Union directives by consolidating existing restrictions, including those that had been implemented as amendments to Directive 76/769/EEC. In many cases, Annex XVII restrictions are application specific. We have determined that our products are compliant with Annex XVII restrictions. We will continue to monitor new additions to Annex XVII and will update our compliance statement as appropriate.

Should you have any further questions, do not hesitate to [contact SSWC](#).