



Customer Information

REACH - Regulation & Candidate List	E-mail: info@wago.com
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Dear Sir or Madam,

We would like to inform you of the following in regards to the REACH Regulation (EC 1907/2006):

WAGO is quite conscious of the responsibility that arises from this regulation and has identified the company's roll in the supply chain and the resulting obligations. Normally WAGO occupies the position of a downstream user in the supply chain. Therefore, WAGO has a duty to inform according to REACH Regulation Article 33.

As far as we know and based on the information available to us from our suppliers, we would like to inform you that, due to their composition and our knowledge about the raw materials used in their manufacturing, our products do not contain, as a condition of their constitution, any of the Substances of Very High Concern (SVHC) mentioned in the Candidate List (except for vestigial traces due to technically-unavoidable impurities). In addition, we can confirm that WAGO complies with the substance restrictions according to REACH Regulation Article 67 (Annex XVII). However, we would like to point out that no specific analysis have been performed by WAGO to determine the absence of the above-mentioned substances.

WAGO would like to communicate compliance information regarding REACH or other restricted substances legislation in a structured and effective way. Therefore we use the compliance tool "BOMcheck" already since 2011. For more information about this web database please visit www.bomcheck.net. This homepage offers also the opportunity to create a free manufacturer account, that enables you to check our declarations directly.

We hope that we have sufficiently answered your questions regarding our products.

Best regards,

WAGO Kontakttechnik GmbH & Co. KG

Sven Hohorst
Managing Director

ppa. Jürgen Schäfer
Chief Sales Officer

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