

Object: Regulation (EC) No 1907/2006 concerning the Registration, Evaluation, Authorisation and Restriction of Chemicals (REACH).

Lavezzola (RA), 09/02/2023

Dear Customers,

according to REACH Regulation **G.Ecol. Cables s.r.l.** is qualified as a “downstream user”, in particular as “articles producer” and “articles supplier” (see art.3.4 and 3.33); according to the Regulation itself, could be defined an “article” any product, component or semi-treated product.

We inform you herewith that:

1. Products supplied by **G.Ecol. Cables s.r.l.** consist in an assembly of several components that fall under the definition of articles (art.3.3). Such articles do not release any substance under normal or reasonably foreseeable conditions of use.
2. **G.Ecol. Cables s.r.l.** is not qualified as “producer” or “importer” of substances, as defined in art.3.9 and 3.11 of REACH Regulation; therefore it is not obliged to register the substances used in its production processes;
3. **G.Ecol. Cables s.r.l.** maintains active the necessary actions to continually grant compliance with all the applicable dispositions of REACH Regulation. More in detail:
 - manages the communication channels with the supply chain with the aim of:
 - a. updating of necessary informations in reference to the evolution of the REACH regulation;
 - b. making sure that the specific use of substances by **G.Ecol. Cables s.r.l.** will be integrated in the registration dossier and eventually in the exposure scenario (if expected),
 - c. finding various suppliers to better guarantee the supplying continuity;
 - researchs and develops alternative processes or substances, should the regulation restrict or banish the use of some substances from the market, in order to guarantee to the customers **G.Ecol. Cables s.r.l.** the continuity, the quality and the performances of the supplied products;
 - assess of the substances used in the supplied products, in order to identify and communicate to the Customers, according to the provisions of the art. 33 of REACH Regulation, any presence of substances classified as SVHC (Substances of Very High Concern) and included in the Candidate List (<https://echa.europa.eu/candidate-list-table>), if exceeding the concentration limits of 0,1% in weight/weight for each article that is part of the product.
4. **G.Ecol. Cables s.r.l.** is aware of the notification obligations to **SCIP Database** - (Substances of Concern In articles as such or in complex objects (Products), <https://echa.europa.eu/scip-database>) introduced, starting from 5 January 2021, by Directive 2018/851/EU for articles exceeding the SVHC concentration limits of 0,1% in weight/weight and undertakes to provide the SCIP notification number where required

The following table shows the results of our surveys on products and suppliers about the possible presence in our articles of substances identified as SVHC or listed in the Annex XIV and/or Annex XVII of the REACH Regulation. These informations are updated to the date of the present communication.

Substances identification	Family of products involved in the verification	Results
SVHC (Candidate list, updated on 17/01/2023)	All cables families	No substances exceeding the concentration limits of 0,1% in weight/weight
Substances listed in Annex XIV	All cables families	No substances exceeding the concentration limits of 0,1% in weight/weight
Substances listed in Annex XVII	All cables families	All the substances contained in our products are used in compliance with the restrictions

For further questions or information about G.Ecol. Cables s.r.l. products and REACH please contact:

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