

Information about the REACH regulation 1907/2006 and SCIP registration

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The European Chemicals Regulation REACH (1907/2006/CE) entered into force in June 2007 and deals with the Registration, Evaluation and Authorization of Chemicals all over the European Union (EU). The REACH regulation defines the obligations of importers, manufacturers, sellers and users of chemicals in EU. Socomec manufactures and sells finished goods in EU and is consequently in the scope of the REACH regulation.

Socomec is determined to provide solutions with the strictest respect for environmental principles. Compliance with the REACH requirements is a priority. Socomec is fully aware of its obligations according to REACH and makes its best efforts to implement all necessary actions to comply.

Roles and Obligations of Socomec resulting from the REACH regulation

All products sold by Socomec are to be considered as articles. As per article 33¹ of REACH, Socomec as an article supplier is obliged to inform its customers of the presence of Substances of Very High Concern (SVHC) in a concentration above 0,1% in any article they receive.

Within its manufacturing activities of articles, Socomec uses preparations and articles provided by suppliers. According to the REACH regulation, Socomec is identified as a downstream user and has the obligation to be informed by its suppliers of the presence of SVHC's.

No registration obligations of substances contained in articles

The Socomec products do not contain substances intended to be released under normal or reasonably foreseeable conditions of use. Therefore, the obligation to register substances contained in articles at the ECHA (European Chemicals Agency) does not apply to Socomec. Moreover, Socomec is neither a manufacturer nor an importer of substances. Consequently, there's no obligation for Socomec to register substances, to classify substances or to deliver safety data sheets.

¹Any supplier of an article containing a substance meeting the criteria in Article 57 and identified in accordance with Article 59(1) in a concentration above 0,1 % weight by weight (w/w) shall provide the recipient of the article with sufficient information, available to the supplier, to allow safe use of the article including, as a minimum, the name of that substance.

REACH Declaration

All actions have been implemented to guarantee the compliance of Socomec with REACH:

1. Designation of a coordinator to manage REACH compliance and develop an effective communication with suppliers, customers and internal departments about REACH requirements.
2. Strict respect of the usage instructions of preparations as specified in the safety data sheets.
3. Close relationships with suppliers. Socomec makes its best efforts to ensure suppliers identify their REACH obligations and that they implement all necessary actions to comply with. These actions also prevent obsolescence and ensure continued availability of finished goods.
4. Communication with customers and suppliers
Socomec is committed to support its suppliers to help them understand their obligations and comply. Socomec undertakes to provide its customers with the best information regarding the potential presence of SVHC in its products.
5. Periodically monitor all new developments and obligations with regards to Annex XIV, XV and XVII.

REACH Compliance of Socomec Products

As per article 33 of REACH, we declare Socomec products that contain SVHC's:

SVHC	CAS number	Inclusion date in the candidate list	SVHC included in annex XIV (authorization list)	SVHC localization	Product ranges containing the SVHC
Lead*	7439-92-1	June 27th 2018	No	Lead batteries	Netys, Itys; Mastery, Modulys, Delphys

*the use of lead is also likely and permissible as an alloying element in metallic alloys like brass, aluminium, turned steels.

To the best of our knowledge, based on the declarations obtained from our suppliers at the publication date of this document, Socomec products do not contain any other SVHC² in a concentration above 0,1% per weight. This statement may be amended in particular in case our suppliers provide us with new information about their compliance.

SCIP number

According to the European waste framework directive, from January 2021, companies supplying articles containing SVHCs in a concentration above 0.1% have to submit information on these articles to European Chemical Agency in the so called SCIP database.

We declare below SCIP numbers of Socomec products containing SVHC above 0,1%:

Product containing the SVHC	SVHC	SCIP number
Modulys GP2.0 External battery cabinet	Lead	7e60998f-2ac7-4b3d-b77b-4451c96518f4
Modulys GP2.0 Plug in battery module	Lead	5cab90d2-2591-4940-a4e2-7acdcc041787
Modulys XS UPGRADE	Lead	7a461d50-0c40-44d3-81c3-6c7492f918d9
Modulys XS TC3	Lead	cfc2e4af-b149-4770-a99a-b49c246e2617
Modulys XS RM	Lead	786dfe8d-9c7e-4cd8-906c-ab316e91c01c
Modulys XS MC	Lead	25e57845-fc5e-4e4c-b93a-ae533a37e1cb
Netys PE, PR, PL	Lead	f7a0b9fb-8957-463b-ab81-9e56ffd9354c
Netys RT	Lead	8fe06414-e2f3-4647-8c4f-3c710a51f01a
Itys	Lead	de146321-2e3f-4562-9997-b39e8bc0551f
Modulys XL Battery Cabinet	Lead	d8050d89-a35e-4258-9aa2-47c9aaee7259
Delphys Battery Cabinet MX, MP, GP, BC	Lead	719a6f3c-1f2e-4e39-9bdb-79d1832df95c
Masterys GP4	Lead	2eb59e36-a8a2-42b4-be8c-80ceeece786e
Masterys BC+	Lead	6c2522fe-e5fd-47d3-bf04-662e876663a3

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²SVHC reference list: candidate list published on June 2022

This document is based on the REACH Regulation and the ECHA prescriptions in force at the date of this document. It is only informative and does not create any right or obligation or commitment for Socomec towards its associates, customers or any other person or entity. Declaration scope: products sold under Socomec brand and manufactured in Socomec SAS France and Socomec UPS in Italy.