

REACH Statement 2025-1

The Law on Chemicals, REACH (Registration, Evaluation, Authorization and Restriction of Chemicals), entered into force in June 2007. The aim of REACH is to improve the protection of human health and the environment through earlier and more substantial identification procedures of the properties of chemical substances.

RODAN Technologies hereby declares to be compliant to the Regulation (EC) No 1907/2006 of the European Parliament and of the Council of December 18th. 2006 concerning the Registration, Evaluation, Authorization and Restriction of Chemicals (REACH).

According to the Article 33 (1) of REACH, the suppliers are obliged to communicate information on substances in their products. If the substances' concentration in the referred articles (products) are above 0,1 % weight by weight (w/w) they must provide the recipient of the article with sufficient information, to allow safe use of the article including, as a minimum, the name of that substance.

Substances of Very High Concern (SVHC) – Annex XIV

As of January 2025, 247 SVHCs are listed via ECHA - <http://echa.europa.eu/candidate-list-table> - ECHA (The European Chemicals Agency) has continuously new substances in the Candidate List of Substances of Very High Concern (SVHC) for authorization. Any SVHC must not be used, manufactured or imported without the prior authorization of the ECHA. The Candidate List will be updated and published periodically as more substances are identified as SVHC.

As of today, RODAN Technologies did not identify one component or compound, which does not comply with this Regulation. RODAN Technologies closely works with its supply base to identify non compliances and to eliminate these in case some would be found. Concerned customers will then be informed immediately.

Annex XVII Restrictions

RODAN Technologies continue to monitor the ongoing amendments to Annex XVII of REACH. While these amendments introduced some new restrictions, they primarily replace 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 the new additions to Annex XVII and will update our compliance statement as appropriate and accordingly.

Lynge, January 29th, 2025.

RODAN Technologies A/S

Authorized by

Peter Rydell, CEO	Ulrich Lumholtz, Director QHSE & Compliance
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