

We (*Company name & address*)

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declare that we are aware of our obligations per REGULATION (EC) No 1907/2006 OF THE EUROPEAN PARLIAMENT AND OF THE COUNCIL of 18 December 2006 concerning the Registration, Evaluation, Authorisation and Restriction of Chemicals (REACH) and that we have implemented appropriate due-diligence measures to ensure the ongoing compliance with every delivery to Evident Technology Center Europe GmbH (ETCE) and/or Evident Europe GmbH (EE).

Every substance in the supplied articles is not present in quantities totaling over one ton per year and/or is not intended to be released under normal or reasonably foreseeable conditions of use. We are therefore not obliged to submit a registration to the Agency per REACH Art. 7.

Regarding REACH Art. 33 we confirm that

*[please check one option and use Annex 1 for further articles if necessary]*

- all** of the supplied article(s) **do not** contain any substance(s) meeting the criteria in Article 57 and are identified in accordance with Article 59(1) in a concentration above 0.1 % (w/w) (SVHC).
- the following article(s) **contain** substance(s) meeting the criteria in Article 57 and are identified in accordance with Article 59(1) in a concentration above 0.1 % (w/w) (SVHC).

ETCE Article No. and Article Name	Substance Name	CAS-No.

The supplied articles do not contain any substance on its own, in a mixture or in an article which is included in REACH Annex XIV (Authorisation list) unless the use(s) of that substance on its own or in a mixture or the incorporation of the substance into an article has been authorised in accordance with Articles 60 to 64 or has been exempted from the authorisation requirement in Annex XIV itself in accordance with Article 58(2).

The supplied articles do not contain any substance on its own, in a mixture or in an article for which REACH Annex XVII contains a restriction unless it complies with the conditions of that restriction.

We are aware of and confirm the implementation of the judgement of the European Court of Justice of 10 September 2015 in case C-106/14 clarifying the scope of the notification and communication obligations under REACH-Articles 7(2) and 33 in our due-diligence processes. The 0.1 % threshold is based on the weight of every single article/component in the (complex) article/product itself ("Once an article, always an article").

We will create and submit the required SCIP-notifications to ECHA and provide the corresponding SCIP-Numbers to ETCE and/or EE.

We will update this statement and the corresponding SCIP-notifications as soon as a change of the REACH-requirements and/or the supply of additional or changed articles to ETCE and/or EE affects the validity and inform ETCE and/or EE accordingly. The information will be provided to ETCE and/or EE before the affected article(s) are supplied for the first time after the change of said requirements (e.g. after inclusion of further substances into the Candidate List or when supplying a new or a changed article for the first time to ETCE and/or EE).

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Place, date

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Name

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Position

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Signature

