

# **REACH Statement**

Dear Madam, dear Sir,

Thank you for your inquiry related to the REACH regulation 1907/2006/EC.

RENATA SA has implemented this regulation right from its coming into force in 2007. We are therefore fully aware of our legal obligations. Our approach is to have a detailed knowledge of our products composition, to ensure their compliance with legal requirements.

Below answers to frequently asked questions:

## Registration of substances in the frame of REACH (REACH, articles 6 and 7.1):

In the meaning of REACH, RENATA SA is supplying your company with articles that are not releasing substances under normal conditions of use. Substances contained in such articles must not be registered in the frame of REACH.

As far as the continuity of the supply chain and the registration of substances by third parties are concerned, RENATA SA has asked to its suppliers to be informed if a substance should not be registered in the future. RENATA SA however considers that the existing procurement alternatives will guarantee the quality of its products.

## Notification of substances in articles (REACH, article 7.2):

Following article 7.6 of REACH, the registration of the specific use of a substance provides an exemption to the obligation of notification to the ECHA. RENATA SA is currently working with its suppliers to ensure that its specific use of the substances in its products will be covered by an exposure scenario in the registration dossier submitted by third parties.

If an exemption cannot be invoked, RENATA SA will fulfill a possible obligation to notify a substance for articles it places on the market on its own. This does however not relieve RENATA SA's customers of their duties, in particular not from an obligation of filing a notification applicable to products placed on the market by the customer.

## Duty to communicate information on substances in articles (REACH, article 33):

The electrolyte of lithium batteries (models CRXXXX) and model LMR2016 contains **1,2-dimethoxyethane** (CAS 110-71-4, EC Number 203-794-9) above 0.1% by weight. <u>Guidance on safe use</u> / <u>Use of the substance in sealed batteries</u>

The electrode of lithium battery model LMR2016 contains **Diboron trioxide** (CAS 1303-86-2, EC Number 215-125-8) above 0.1% by weight. <u>Guidance on</u> <u>safe use</u>

The electrolyte of lithium rechargeable batteries (ICR1069) contains **1,3-propanesultone** (CAS 1120-71-4, EC Number 214-317-9) above 0.1% by weight. Guidance on safe use / Use of the substance in sealed batteries

Except for batteries listed above, based on our present knowledge, products supplied by RENATA SA to your company do not contain above 0.1% by weight any of the **241** substances of the candidate list published by the European Chemicals Agency on its internet site until June 27, 2024.

Candidate List of SVHC on ECHA Website

## Compliance of our products with REACH, Annex XVII:

The RENATA SA products are conforming to the restrictions imposed by the 76/769/EEC European Directive and which have been included in the Annex XVII of REACH.

We trust that these explanations will answer your request and stay at your disposal for any further question.

### Compliance of our products with REACH, Annex XIV:

In the meaning of REACH, products supplied by Renata SA to your company are articles from which substances are not intended to be released under normal or reasonably foreseeable conditions of use. The placing on the market or supply of articles are not concerned by the REACH authorization procedure (REACH article 56).

Itingen, August 12, 2024

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