

ANNEX 2B – GENERAL TERMS AND CONDITIONS FOR THE PURCHASE OF  
MATERIAL/SUBCONTRACTING – rev. June 2022  
REACH Declaration of Compliance and California Proposition 65

Hereby we request your statement on the conformity of the supplied articles to Regulation (EC) No 1907/2006 of 18th December 2006, concerning the Registration, Evaluation, Authorisation and restriction of chemicals (REACH) that establishes provisions concerning chemical substances and preparations, that are applied to the manufacture, placing on the market or use of such substances, on their own, in preparation or in the articles.

The European Chemicals Agency periodically communicates the updated substances in the "Candidate List" considered as "Substances of Very High Concern" (SVHC - Substances of Very High Concern); the updated list is available on the website <http://echa.europa.eu/it/candidate-list-table>.

Producers and importers of articles containing the listed substances, in concentrations higher than 0,1% (w/w), have to communicate the presence of those substance and have to provide sufficient information to their Customers in order to ensure the safe use of articles.

By signing this document, the Supplier confirms the absence in the products/processes supplied to Ratti of SVHC substances of the "Candidate List", as per the applicable version pro tempore in force and available on the website indicated above.

In this regard, considering the frequent revisions of the Candidate List, **at each update the Supplier undertakes to promptly notify Ratti of any presence of SVHC substances and their concentration if they exceed 0.1% by weight.** From 1st June 2011, furthermore, the Regulation establishes the obligation to notify ECHA (European Chemicals Agency) when an article contains a substance SVHC on the Candidate List in concentrations above 0.1% (w/w) and in quantities above 1 tonne per year. Therefore, it is necessary that all suppliers ensure compliance to:

- the obligations imposed by **European Regulation No. 1907/2006 concerning SVHC substances**;
- **annex XIV of the REACH Regulation**, absence of SVHC substances subject to authorization;
- **annex XVII of the REACH Regulation**, substances subject to restrictions of use and marketing;

Furthermore, on 31 May 2018, the deadline for registration of substances manufactured or imported in quantities between 1 and 100 tons a year expired. Therefore, the Supplier of chemical products or dyes must communicate to Ratti ALL the registration numbers of the substances contained in the products he supplies to Ratti or the reason for the missing registration numbers.

To meet the different needs of the international market, by signing this document, the Supplier also declares compliance with the Californian legislation "Safe and drinking water and toxic enforcement act of 1986" – **Proposition 65**, whose updated list can be available at the following website: <https://oehha.ca.gov/proposition-65/proposition-65-list>. In this regard, considering the frequent revisions of the Proposition 65 list, at each update, the Supplier undertakes to promptly inform Ratti of any presence in the products supplied thereof of substances listed therein.

In California came also into force (1st September 2013) the law known as "**California's Safer Consumer Products regulations**" which published a list of candidate chemicals (Candidate Chemicals). As soon as the list of priority product (Priority Products) and chemicals of concern (Chemicals of Concern - COC) will be available, the Supplier undertakes not to use these substances for the production of the items supplied to Ratti.

Since the MSDS do not always report any VOC content, where applicable, the supplier will declare the **COV content** (as defined in Article 268 c.1 letter II of Legislative Decree 152/06) in the products supplied to Ratti for the verification of the subjectability to the art. 275 of Legislative Decree 152/06.

For acceptance

Supplier:

Legal representative:

Date:

Signature:

Stamp: