



GRAYHILL

From: Quality Assurance, Grayhill Inc.

Subject: REACH Directive and Compliance Statement

Dear Valued Customer:

Grayhill Inc. has always been a proactive and responsible source for your electro-mechanical switches, control products and operator interface assemblies. As a result, we have been researching the effect the REACH Directive has on both our customers and vendor base. The REACH Directive is aimed at the safe use of chemicals. It replaces numerous EU laws related to chemicals and is complementary to other environmental and safety legislation. This legislation was approved by the European Parliament and its Council and came into force on June 1, 2007 Regulation (EC) 1907/2006.

One exemption to the Directive, which we hope you are aware, is the article exemption under REACH. It is our understanding that importers of articles to Europe will not have to pre-register or register chemical substances contained in the article unless said substance (total quantity over 1 metric tonne/year) is intended to be released from the article during normal or reasonably foreseeable conditions of use. Moreover, in the event that the article contains a Substance of Very High Concern, the importer of the article or their appointed representative would have to notify the European Chemicals Agency as indicated in the REACH regulation.

At this time, Grayhill Inc. has determined that the above exemption applies to the articles produced by our organization. As supplied, there are no substances intended to be released from our products or articles as defined by article 7(1) under normal or reasonably foreseeable conditions of use. In addition, Grayhill Inc. confirms that our products and/or articles and/or packaging do not contain any of the substances listed in the 'Candidate List' in an individual concentration of $\geq 0.1\%$ by weight. This includes those substances in decisions ED/67/2008, ED/68/2009, ED/30/2010, ED/95/2010, ED/31/2011, ED/77/2011, ED/87/2012, ED/169/2012, ED/69/2013, ED/121/2013, , ED/49/2014, ED/108/2014, ED/39/2015, ED/79/2015, ED/21/2016, ED/01/2017, ED/30/2017, ED/01/2018, ED/61/2018, ED/88/2018, ED/71/2019, ECHA_01_2020, D(2020)4578-DC, D(2020)9139-DC, D(2021)4569-DC, D(2021)100430DC, D(2022)4187-DC, D(2022)9120-DC, D(2023)3788-DC, D(2023)8585-DC, D(2024)4144-DC, D(2024)6225-DC, D(2024)7663-DC, D(2025)4165-DC, D(2025)6375-DC, and D(2025)7771-DC. (see [ECHA Candidate List](#))

Grayhill Inc. also confirms that all products as of the date of issuance of this Statement do not contain any of the REACH ANNEX XIV Substances, as updated by ECHA on April 11, 2022. Additional information on the REACH ANNEX XIV regulation can be found here: <https://echa.europa.eu/authorisation-list>



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We are also monitoring the ongoing amendments to Annex XVII of REACH, which has introduced some new restrictions, but primarily replaced a number of European Union directives by consolidating existing restrictions, including those that had been implemented as amendments to Directive 76/769/EEC. Grayhill Inc. has been in compliance with the directives replaced by Annex XVII and is currently in compliance with Annex XVII.

We will continue to monitor the requirements of the REACH Directive to ensure that our company is compliant as it develops. We are also being proactive in asking for REACH documents from our suppliers. Specifically, we are in the process of obtaining REACH documents for specific resins, chemicals and material suppliers to be sure they comply with the REACH Directives.

If you have any questions regarding the above information, feel free to contact me directly at the number below. Additional information regarding REACH is available at the following website: <https://www.echa.europa.eu/regulations/reach/understanding-reach>.

Hana Dahir
Director of Corporate Quality
Grayhill Inc.

April 2, 2026