

Dear Sir or Madam,

GLYN is a global distributor and takes the requirements of the environmental regulations very seriously. Glyn is therefore active in various Competence Teams of the FBDi (Professional Association of Component Distribution) in order to keep up to date, especially with regard to legal regulations. We are therefore aware of the SCIP database.

It goes without saying that Glyn meets all the requirements relevant to you within the scope of Article 33 of the REACH Regulation. Within the scope of Article 33 of REACH, you will receive information about SVHC(s) in the products supplied by us if the product contains an SVHC which exceeds the threshold value.

If this results in an obligation to notify the ECHA pursuant to Section 16 et seq of the Chemicals Act (ChemG), Glyn will obviously comply with this obligation. As provided for in Article 9(2) of Directive 2018/851/EU, the SCIP database is maintained by the ECHA.

2. The European Chemicals Agency shall establish a database for the data to be submitted to it pursuant to point (i) of paragraph 1 by 5 January 2020 and maintain it. The European Chemicals Agency shall provide access to that database to waste treatment operators. It shall also provide access to that database to consumers upon request.

As there is no defined automatic entry mechanism here, Glyn does not currently use the database.

Please note that we are unable to answer letters individually. We are therefore sending you the above general statement.

Yours sincerely,

Frank Heinzmann
Manager Quality & Compliance



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