

REACH Compliance Statement and SVHC List

REACH is a European Community Regulation on chemical and their safe use (EC 1907/2006). It deals with the Registration, Evaluation, Authorization and Restriction of Chemicals. The new European law became effective on June 1, 2007. REACH is designed to improve the protection of human health and the environment through the better and earlier identification of the intrinsic properties of chemical substances. At the same time, innovative capability and competitiveness of the EU chemicals industry should be enhanced. The benefits of the REACH system will come gradually, as more and more substances are phased into REACH. SEKISUI Voltek supports the goals of REACH.

REACH deals primarily with substances, defined in REACH as “a chemical element and its compound in the natural state or obtained by any manufacturing process, including additives necessary to reserve its stability and any impurity deriving from the process used, but excluding any solvent which may be separated without affecting the stability of the substance or changing its composition” (Article 3.1 REACH).

Volara®, Volextra® and VolaraBLOCK® are considered Articles, as defined in REACH [as “an object which during production is given a special shape, surface or design which determines its function to a greater degree than does its chemical composition” (Article 3.3 REACH)].

Periodically, a list of Substances of Very High Concern (SVHC) will be issued. Articles containing these substances must be registered. Any substance on the SVHC Candidate List requires manufacturers and importers to notify their customers of the presence of any such substances in their products exceeding 0.1% by weight and provide instructions on safe use of the product.

According to our current knowledge, our Volara®, Volextra® and VolaraBLOCK® products (except for those mentioned below) do not contain any ingredients which are listed on the ECHA's SVHC Candidate List in a concentration of more than 0.1% by weight. Therefore, our customers are not subject to a reporting obligation along their supply chain in this respect.

MARKETING BULLETIN

December 2025

Because we cannot anticipate or control the many different conditions under which this information and our products may be used, we do not guarantee the applicability of the accuracy of this information or the suitability of our products in any given situation. Users of our products should make their own tests to determine the suitability of each product for their particular purposes. The products discussed are sold without warranty, either expressed or implied, and buyer assumes all responsibility for loss or damage arising from the handling and use of our products, whether done in accordance with directions or not. Also, statements concerning the possible use of our products are not intended as recommendations to use our products in the infringement of any patent.

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On November 4th, 2025 the ECHA updated the SVHC Candidate list to include 1,1'-(ethane-1,2-diyl)bis[pentabromobenzene] or decabromodiphenyl ethane (CAS No. 84852-53-9). This substance was added to the SVHC Candidate List due to its very persistent and very bioaccumulative (vPvB) properties. The list now includes 251 substances.

Our fire-retardant products listed below do contain decabromodiphenyl ethane in a concentration of >0.1% by weight. This applies to following product designations:

- All Volara® products with a grade designation containing "F" including, but not limited to, AF, ASF, EAF, EOF, LFO, LFT, LMF, RSF, TSF, & VSF
- VolaraBLOCK® & Volextra® products made from the above foam grades

Therefore, our customers may be subject to a reporting obligation along their supply chain where their products are manufactured in or imported into the European Union.

On December 19, 2012, the ECHA added diazene-1,2-dicarboxamide (C,C'-azodi(formamide)), Azodicarbonamide or ADCA (CAS #123-77-3) to the SVHC Candidate List. ADCA is used as a foaming agent in SEKISUI Voltek's Volara® manufacturing process. The process is designed to completely activate the ADCA. Therefore, we expect that our foams contain less than 0.1% by weight of residual ADCA. Further, there is no established evaluation test method to measure the residual concentration. Our parent company, SEKISUI CHEMICAL, is working on preparing a quantitative analysis of this residual substance, however such analysis will require an extended amount of time to develop. Once the test method has been established, our products will be tested for compliance, and we will inform you of any issues related to SVHC compliance.

To conclude, neither azodicarbonamide nor decabromodiphenyl ethane have moved on from the SVHC Candidate List, thus all Volara®, Volextra® and VolaraBLOCK® are Annex XIV and Annex XVII compliant.

The Candidate List including the new substances which ECHA added to this list, is available on the ECHA's website: <http://echa.europa.eu/web/guest/candidate-list-table>.

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