

YOKOGAWA EUROPE B.V.  
 Euroweg 2, 3825 HD, Amersfoort  
 P.O.Box 163, 3800 AD, Amersfoort  
 The Netherlands



21 December 2011, Amersfoort.

*Subject: Company statement for compliance with EU-regulation 1907/2006/EC concerning the Registration, Evaluation Authorization and Restriction of Chemicals (REACH).*

General information for Yokogawa customers.

Yokogawa Europe B.V. operates as the Regional Support Office for the business activities of Yokogawa Electric Corporation (Tokyo, Japan) in Europe and Africa. For the purpose of product compliance management in the EEA, Yokogawa Europe B.V. monitors the development and publication of EU-legislation and the transposition of EU-directives into national legislation.

Yokogawa manufacturers take measures in product design, materials procurement and production with the objective to maintain compliance with EU-legislation and secure customers long term product availability; National legal requirements, and industry segment and application specific standards are also taken into account.

Yokogawa Europe B.V. checks if Yokogawa products intended for the European Economic Area are in compliance with EU-legislation prior to “Placing On The Market”.

General information about our approach to EU-legislation and the processes in place to secure compliance with EU- and national legislation can be found on our website: <http://www.yokogawa.com/eu> ; (Go to: “About Us” | “Company Overview >> more” | “Product Compliance management”).

REACH specific information.

Yokogawa subsidiaries regularly receive REACH related questionnaires and requests for compliance statements. It is not possible for global suppliers like Yokogawa, with an extensive product-portfolio, to complete customers’ own generalized questionnaires or provide commonly phrased statements on compliance covering all their products in all (not further specified) cases. Due to the combination of ongoing product development and the nature of the REACH-regulation, in particular the applied compliance schemes and Annex-XIV, any such statement will have short lasting value. The REACH-regulation does not require Suppliers to answer these questionnaires or produce such general compliance statements.

To fulfill the REACH requirements regarding communication of information on substances in Articles downstream the supply line (Article 33), Yokogawa applies the instructions in the “ECHA - Guidance on Requirements for Substances in Articles”. Yokogawa answers these requirements by providing information to customers according to the scheme below.

Actors downstream the Yokogawa supply line	Is Information necessary for Safe Use?	
	No	Yes
Recipients	SVHC-name (Unsolicited)	MSDS (Unsolicited)
Consumers	SVHC-name (On Request < 45 days)	Information for Safe-Use (Unsolicited)



YOKOGAWA

Legend and explanation:

- SVHC: Substance of Very High Concern listed in the updated Candidate List (Annex-XIV).  
Recipients: Yokogawa customers, being industrial or professional users and distributors, but not consumers.  
Consumers: Yokogawa customers, being end-users (= users of Products with direct end-user functionality).  
MSDS: Material Safety Data Sheet.  
Unsolicited: Yokogawa informs recipients and consumers by means of Product documentation accompanying the product at delivery.  
On Request: Customer shall address a Product-model specific request in writing (e-mail or letter) to his supplier upstream the supply line. In case Yokogawa is the supplier, she will process such a request and return the answer to the address of the sender within 45 days.

General compliance status of Yokogawa products.

Yokogawa has taken measures to comply with the requirements of the REACH-regulation. We have found that only a few Yokogawa Brand Label products could potentially be affected by REACH, as they 'intentionally' release Substances into the environment (for example: pens for paper-recorders release small amounts of ink). The total amount however is, in all cases, far below the threshold value set for Substance (pre-)Registration, as required by the REACH-regulation. Yokogawa Electric Corporation therefore does not have to assign an 'Only Representative' as defined by the REACH-regulation for the Registration of Substances.

Ferd van Liempt  
Product Compliance Specialist  
Europe & Africa  
Yokogawa Europe B.V.

Ron Wezel  
Manager Quality Health Safety and Environment  
Europe & Africa  
Yokogawa Europe B.V.

-/-