



2025-09-19

Subject: REACH Candidate List

Under the REACH Regulation, DAP PUMPS is identified as an importer, producer, and supplier of articles. According to article 33 of the REACH Regulation, DAP PUMPS is required to communicate to the European recipient the Substances of Very High Concern identified in the Candidate List (SVHC-CL) contained in supplied articles above the threshold of 0.1% w/w.

The Candidate List is updated twice a year and can be found at <https://echa.europa.eu/it/candidate-list-table>. This communication refers to the most recent version of the Candidate List.

The provided information is based on data obtained from ongoing surveys concerning goods and materials provided by third-party suppliers. DAB PUMPS reserves the right to update and modify this communication, as it believes necessary or appropriate.

The attached Regulatory Annex lists the available information about the SVHC-CL present in the products placed on the market by DAB PUMPS.

With regard to products not listed in the attached Regulatory Annex, no SVHC-CL has been identified above the threshold during the surveys.

We confirm that all the articles we supply comply with Title VIII (Annex XVII Restrictions) requirements.

Subject: EU RoHS 2

Directive 2011/65/EU (EU RoHS 2) restricts the use of certain hazardous substances in electrical or electronic equipment (EEE). The Directive was amended by Directive (EU) 2015/863, which increased the list of restricted substances from six to ten (the amended version is still called "RoHS 2").

Information on the EU RoHS 2 can be found at

https://ec.europa.eu/environment/waste/rohs_eee/index_en.htm

The provided information is based on data obtained from ongoing surveys concerning goods and materials provided by third-party suppliers. DAB PUMPS reserves the right to update and modify this communication, as it believes necessary or appropriate.

The attached Regulatory Annex lists the available information about the RoHS-restricted substances present in the products placed on the market by DAB PUMPS and the associated exemptions.

With regard to products not listed in the attached Regulatory Annex, no substance from the last version of RoHS list has been identified above the threshold during the surveys.



Subject: Persistent Organic Pollutants

Under the POPs Regulation, the European Union prohibits and restricts the manufacturing, placing on the market and use of certain substances identified as POPs.

We confirm that all the articles we supply comply with Article 3 of POPs Regulation (Annex I, Annex II).

The provided information is based on data obtained from ongoing surveys concerning goods and materials provided by third-party suppliers. DAB PUMPS reserves the right to update and modify this communication, as it believes necessary or appropriate.

Subject: PFAS

Being aware of the emerging requirements and bans that several countries are adopting regarding polyfluoroalkyl substances (PFAS), DAB PUMPS is willing to disclose available information.

In this context, DAB PUMPS refers to the “PFAS” definition published by OECD in 2021 as the most comprehensive, describing PFAS as “fluorinated substances that contain at least one fully fluorinated methyl or methylene carbon atom (without any H/Cl/Br/I atom attached to it)”.

The provided information is based on data obtained from ongoing surveys concerning goods and materials provided by third-party suppliers. DAB PUMPS reserves the right to update and modify this communication, as it believes necessary or appropriate.

The attached Regulatory Annex lists the available information about the PFAS contained in the products placed on the market by DAB PUMPS.

With regard to products not listed in the attached Regulatory Annex, no PFAS has been identified during the surveys.

DAB PUMPS S.p.A.

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Group COO

Signed by:

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Marco Pesce
Environmental & Energy Manager

Signed by:

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