

Statement:

**REACH Regulation (EC) No. 1907/2006
(Registration, Evaluation, Authorization and Restriction of Chemicals)
as well as the Waste Framework Directive (EU) No. 2018/2006 regarding reporting in the SCIP
database**

Sun Garden is a manufacturer of products which under the REACH Regulation are defined as articles as such. Our products do not contain substances which are intended to be released under normal or reasonably foreseeable conditions of use.

The Art. 33 of this regulation obligates us, as supplier of articles, to provide information about SVHC (Substances of Very High Concern) in case there are substances present in a concentration above 0,1 % (w/w) in our product(s) based on the individual product (according to **EuGH** judgment C-106 of 10.09.2015).

The European Chemical Agency (ECHA) publishes the so-called Candidate list of these substances which is constantly updated: <https://echa.europa.eu/candidate-list-table>.

We are well aware of this regulation and committed to meeting our legal obligations which also implies a continuous exchange of information with our own suppliers.

We do not have any information from our upstream suppliers, and to the best of our knowledge, we can confirm that substances of the candidate list as per Art. 59 (1) of the REACH Regulation in a concentration above 0,1 % (w/w) are not intentionally used in the manufacturing of our products and/or packaging.

Should a substance which is contained in our product(s) in a relevant quantity, get added to the candidate list in the future, we will inform about this immediately and make any necessary improvement modifications. In case any changes or substitutions become unavoidable as a direct result from the information received from our chain of supply, we will contact you in order to discuss further course of action. However, our own chemical tests are not carried out.

Since neither our products nor their packaging currently contains SVHC substances on the Candidate list, no entries need to be made in the SCIP database at ECHA (in accordance with Waste Framework Directive (EU) 2018/851 Art. 9).

As we frequently receive individualized questionnaires or declaration drafts on REACH, we have developed this standard response format in order to inform all our customers at the same level about Sun Garden's level of involvement with the regulation.

We hope our declaration will meet your requirements.