



## REACH Statement

The following is Andor's statement on the duties in the EU's REACH Regulation (EC) No. 1907/2006 (with amendments) that are potentially applicable to our company:

### Article 7: Registration and Notification of Substances in Articles

We have no duties under this Article as none of the SVHCs (Substances of Very High Concern) are produced in sufficient quantities or are intended to be released under normal or reasonably foreseeable conditions of use.

### Article 33: Duty to Communicate Information on Substances in Articles

This Article includes the following duties:

1. Any supplier of an article containing a substance meeting the criteria in Article 57 and identified in accordance with Article 59(1) in a concentration above 0.1 % weight by weight (w/w) shall provide the recipient of the article with sufficient information, available to the supplier, to allow safe use of the article including, as a minimum, the name of that substance.
2. On request by a consumer any supplier of an article containing a substance meeting the criteria in Article 57 and identified in accordance with Article 59(1) in a concentration above 0.1 % weight by weight (w/w) shall provide the consumer with sufficient information, available to the supplier, to allow safe use of the article including, as a minimum, the name of that substance.

Based on [the latest Candidate List published on the ECHA website](#) and to the best of our knowledge, most of the products supplied by our company do not contain sufficient SVHCs in articles to make these duties applicable them.

However, a few products do contain articles with SVHCs above the required level, using the definition of 'article' as applied by the CJEU in 2015, and these are identified overleaf.

We continue to work with our suppliers on an on-going basis to monitor our supply chain for the relevant levels of SVHCs in any of our articles.

If these duties become applicable for any of our products, then we will communicate the necessary information as required.

## REACH SVHC Presence

At the moment the following require no actions from you as an end-user, other than disposal according to your government regulations.

### Lead (CAS No. 7439-92-1)

Due to EU RoHS Directive Scope and Annex III Exemptions, the following products contain this SVHC in a concentration above 0.1 % weight by weight (w/w) in 'articles', e.g. microgram bumps on ICs, but all of these are contained in inaccessible components and pose no health risk to users.

Product	Location
BC43	Printed Circuit Board Assemblies
	Hex Stand-offs
	Kinematic Mounts
	Metal Rail
	Metal Rail Reader
	Camera Power Cable Plug
	Camera Power Socket (CN13) on PCBA
	Camera FPGA (U14)
	Optical Fibres (Metal Fittings)
	Hard Drive in PC Supplied with BC43
	USB3 Card in PC Supplied with BC43
iKon-XL	Brazed Sensor Window
ILE	3 <sup>rd</sup> Party Laser Modules
iStar sCMOS	Main Board (AIE-09896) FPGA (U7)
iVac	PS-12
	Power Socket (CN302) on USB Board
MicroPoint	NL100 UV Laser Source
	Galvo USB Controller (MP-220x-EBD) Motor Controller Chip (ASE-04906 U5)
Mosaic3 USB	PS-12
	Power Socket (CN1) on Interface Board (ASE-05136)
Neo	FPGA (U14)
Zyla	PS-12
	Power Socket (CN13) on PCBA
	FPGA (U14)

**Date of Issue:** 22<sup>nd</sup> December 2021