

Date: April, 2025

Object: Wibe Group REACH

## Dear customer,

Wibe Group and its affiliates have undertaken since 2008 to comply strictly with the Reach regulation  $N^{\circ}$  1907/2006 for the declaration of Substances of Very High Concern (hereafter referred to as SVHC), authorization (Annex XIV) and restriction (Annex XVII). As per our commitment under article 33 of the said regulation, you will find attached here below information, to the best of our knowledge and as of the date of publication of this information, regarding the presence of SVHC in Wibe Group products.

This information will evolve over time in function of the improved knowledge resulting from both additional information provided by our suppliers and our own investigations.

Moreover, Wibe Group has taken into account the judgement of the EU Court of Justice of 10 September 2015 in case C-106/14 and is currently investigating what needs to be done to implement this judgement as soon as possible.

In accordance with its environmental strategy, Wibe Group and its affiliates have decided to apply REACH regulation on a worldwide basis.

In accordance with the Environment policy of our Company, we continuously work towards products and services which reduce the impact to the environment or on human health when used for their intended purpose and in conditions stated in the documentation provided by Wibe Group. With this objective, Wibe Group willingness is to substitute as soon as possible substances of concern with a specific focus on REACH Annex XIV replacement before their sunset date.

Best Regards,

Mahesh Nanjundaiah Chief Technology Officer

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## **REACH Compliance information**

| Commercial ref. | Range    | Brand | Product<br>Description  | REACH<br>Compliance<br>status                              | SCIP ID                            |
|-----------------|----------|-------|-------------------------|--|------------------------------------|
| CSU4518360      | Performa | Stago | Mesh Tray<br>105x600 ZA | Reference not<br>containing SVHC<br>above the<br>threshold | No need to<br>declare / No<br>SVHC |

| Part | SVHC Content | CAS Number | EC Number | Specific Safe condition of use |
|------|--------------|------------|-----------|--------------------------------|
| NA   | NA           | NA         | NA        | NA                             |

## Additional notes

- Unless otherwise stated in the table, the data shown in this spreadsheet are related to the following version of the REACh regulation: **January 2021 candidate list**
- In this product, no substance under REACH annex XVII regulation is used in the scope of restriction. This includes for instance asbestos, polycyclic-aromatic hydrocarbons (PAH)...
- According to REACH Regulation EC 1907/2006 article 33 duties and the judgement of the EU court of Justice of 10 September 2015 in case C-106/14, no SVHC is present in this product above 0,1% threshold at part level.
- Our products are safe from a chemical exposure perspective, under normal conditions of use. If any specific Safe conditions of use, you will find more details in the table.
- For specific End of Life recommendations, please look at Product End of Life instructions according to WEEE document.
- In addition, we do not knowingly or intentionally use any substances listed in Annex XIV or on the Candidate List in our products. In this respect we rely upon the information from our upstream suppliers since we do not carry out routine analytical testing of incoming raw materials.
- Please note that this statement is not based on analytical test results. It is based on consolidated data from suppliers of raw materials and from conducted calculations of substances and compounds in the products. The information provided herein corresponds to our knowledge on the subject at the date of issuing this document. The recipient is advised to regularly request updates hereof.