

February 4, 2026

## REACH Compliance Statement

**RE: REACH, European Directive EU 1907/2006**

- **SVHC 253 Candidate List as of February 4, 2026**
- **Annex XIV-Authorized List**
- **Annex XVII Restricted List**
- **Annex XVII, Entry 68 for C9-C14 PFCAs**

**REACH European Directive EU 2019/1021**

- **Persistent Organic Pollutants (POPs Regulation)**

The products supplied by Taconic are defined under the European Union's REACH (Registration, Evaluation, Authorization and Restriction of Chemicals) regulation as articles.

None of the components of Taconic products are intentionally released during the use of our products when used as intended and in accordance with recommended specifications and parameters.

To the best of our knowledge, none of the substances in the below Lists are expected to present in Taconic Products above the concentration of 0.1% by weight threshold level:

- **SVHC 253 Candidate List as of February 4, 2026**
- **Annex XIV-Authorized List**
- **Annex XVII Restricted List**

To the best of our knowledge as described in the regulation below, within Taconic products, the concentration of sum of C9-C14 PFCAs and their salts is less than 25 ppb, and the concentration of sum of C9-C14 PFCA-related substances is less than 260 ppb.

- **Annex XVII Entry 68, for C9-C14 PFCAs**

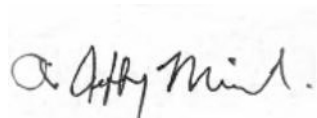
The products supplied by Taconic have not been manufactured using and are not expected to contain substances Restricted as a Persistent Organic Pollutant (POP) on the following List above applicable thresholds:

- **Persistent Organic Pollutant (POP) EU Regulation EU 2019/1021.**

Additionally, chlorpyrifos, medium-chain chlorinated paraffins (MCCPs) and long-chain perfluoro carboxylic acids (PFCAs), which are proposed for listing under the 2025 Stockholm Convention, are not anticipated to be used in manufacturing or contained in Taconic products above applicable thresholds.

Taconic continues to work with its suppliers to ensure that materials Taconic employs to manufacture its articles will continue to allow us to meet the responsibilities of good environmental and safety stewardship outlined by the REACH legislation.

Sincerely,



**A. Jeffrey Mirarchi, P.E.**  
**Manager, Environmental Stewardship**