

REACH DECLARATION

Following the European Regulation

**Regulation (EC) No 1907/2006
of the European Parliament and of the Council of 18 December 2006
concerning the Registration, Evaluation, Authorisation and Restriction of Chemicals
("REACH Regulation"),**

we,

**AGC Glass Europe SA/NV
Architectural Glass Europe**
Avenue Jean Monnet, 4
BE 1348 Louvain-la-Neuve
Belgium

hereby declare that, to the best of our knowledge, all products we put on the market are in compliance with the requirements of REACH Regulation.

Louvain-la-Neuve, 05 August 2025



Marc Foguene
Vice-President Sustainability, Architectural Glass Europe & Americas Company

Informative Annex

REACH Regulation organizes the management of chemicals in the European Economic Area, for ensuring a high level of protection of human health and the environment. It is based on the principle that it is for manufacturers, importers and downstream users to ensure that they manufacture, place on the market or use such substances that do not adversely affect human health or the environment. It requires for example that information on substances must be communicated up and down the supply chain.

1. Role of AGC Glass Europe as an article producer & registration exemption

AGC Glass Europe is mainly a downstream user of substances and mixtures, in order to produce its own glass products. Therefore, AGC Glass Europe is in contact with his suppliers to ensure appropriate information in the supply chain and compliancy to REACH in general, for itself and his own customers.

The final glass products that AGC Glass Europe puts on the market and supplies are not substances or mixtures, but articles¹. The glass itself, which is the basic constituent of AGC Glass Europe products, is exempted from registration following Annex V.11². For substances present in articles, REACH Regulation requires a registration of the substance if (i) that substance in articles is totaling over one ton per producer or importer per year, and (ii) that substance is intended to be released under normal or reasonably foreseeable conditions of use (Art. 7.1.); this is not the case for AGC Glass Europe glass products.

2. SVHC on the Candidate List for Authorisation & information in the supply chain

AGC Glass Europe has a long time policy of avoiding as much as possible the presence of dangerous substances in its products. In the REACH context, substances of very high concern (SVHC) on the Candidate List³ for Authorisation are regularly checked by internal control and by supply chain questioning.

If it would appear that a SVHC in the Candidate List is present in a concentration above 0,1% w/w in one of AGC Glass Europe products or in one of its part (sub-article), AGC Glass Europe would provide the recipient of the product with all the relevant information according to article 33.1 of REACH Regulation, article 6.5 of Regulation (EU) No 305/2011 of Construction Products⁴, and article 9.1(i) and 9.2 of Directive 2008/98/EC on waste⁵.

Also, if it happens that the conditions of article 7.2 of REACH Regulation are met, where a SVHC would be present in an AGC Glass Europe article in a concentration above 0.1% and in a total quantity of 1 tonne in that article, AGC Glass Europe would notify the Agency accordingly.

¹ An object which during production is given a specific shape, surface or design which determines its function to a greater degree than does its chemical composition (REACH Regulation - Art. 3.3).

² Commission Regulation (EC) No 987/2008 of 8 October 2008 amending Regulation (EC) No 1907/2006 of the European Parliament and of the Council on the Registration, Evaluation, Authorisation and Restriction of Chemicals (REACH) as regards Annexes IV and V.

³ <http://echa.europa.eu/candidate-list-table>, last update of 25 June 2025 containing 250 entries.

⁴ Regulation (EU) No 305/2011 of the European Parliament and of the Council of 9 March 2011 laying down harmonised conditions for the marketing of construction products and repealing Council Directive 89/106/EEC.

⁵ Directive 2008/98/EC of the European Parliament and of the Council of 19 November 2008 on waste and repealing certain Directives.

Finally, about information in the supply chain, articles are not entitled to be supplied together with a Safety Data Sheet, so this also applies to AGC Glass Europe products.

3. Authorisations under REACH Regulation

Annex XIV of REACH Regulation contains the list of substances requiring Authorisations for use. AGC Glass Europe conducts internal audits to ensure that the products it uses remain compliant with REACH and its related article 56. This is also done in collaboration with our suppliers, requiring them to provide us with up-to-date information.

4. Restrictions under REACH Regulation

Annex XVII of REACH Regulation contains the list of restricted substances, specifying which uses are restricted. AGC Glass Europe takes great care to comply with those restrictions, according to article 67.

For further information on our REACH implementation, please contact:

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