

Comus Technology BV in Heerlen, with brand name Coto Technology and formerly known as Coto Technology BV, is a producer of reed switches. Reed switches are non-chemical articles consisting mainly of nickel-iron and glass. Reed switches do not release any substances under normal and reasonable foreseeable conditions of use. Therefore, Comus Technology BV is according to the REACH legislation a downstream user. This means there is no obligation for the registration of substances present in reed switches nor for producing material safety data sheets (MSDS).

As in many cases, a company can have multiple roles within the REACH legislation. This is also the case with Comus Technology BV. Besides being a downstream user Comus Technology BV is also an importer of substances, because Comus Technology BV imports substances outside the EU. This means Comus Technology BV has the role of importer under REACH and may have to register said substances. In the case where this applies, Comus Technology BV has done a preregistration and will follow all obligations for further registration in the future, when necessary.

As to REACH article 33, duty to communicate information on substances in articles, there are no SVHC (substances of very high concern) present in all of the reed switches produced by Comus Technology BV. This applies to the SVHC included in the candidate list<sup>1</sup> (as published on 2024-06-27) in a concentration above 0.1 % weight by weight of the product and has been checked by:

R. Cremers  
Engineer

*Rob Cremers*

Comus Technology BV [Rob Cremers \(Jun 28, 2024 11:56 GMT+2\)](#)

Comus Technology BV tries to fulfill all obligations within the REACH legislation not only for itself but also for our suppliers. This is done in our own interest and to guarantee the high level of product safety for our customers. Suppliers failing to conform to REACH can not qualify as a supplier to Comus Technology BV.

P. Steijvers,  
Managing Director

*Peter Steijvers*

Comus Technology BV [Peter Steijvers \(Jun 28, 2024 12:04 GMT+2\)](#)

<sup>1</sup> List of substances of very high concern for potential inclusion in REACH Annex XIV, which lists substances subject to authorization (REACH Article 59).

Click on <https://echa.europa.eu/candidate-list-table> for Candidate List of Substances of Very High Concern for Authorization