

January 29, 2015

Information on Hexion REACH and CLP Activities

Dear Customer,

Hexion is dedicated and fully committed to the successful implementation of Regulation (EC) No 1907/2006 concerning the Registration, Evaluation, Authorisation and Restriction of Chemicals (REACH) as well as Regulation (EC) No 1272/2008 on the classification, labelling and packaging of substances and mixtures (CLP) and their amendments and updates.

This letter is to provide you with information regarding the measures we have taken to comply with the legislation now and in the future, as well as to answer the some commonly asked questions regarding REACH and CLP. Please note that this information is not intended to provide legal advice regarding your obligations under REACH. Because of the complexities of this regulation, we recommend that you seek advice from legal counsel if you may be subject to REACH requirements.

For more information on REACH and CLP, please consult the ECHA website at <http://echa.europa.eu/>.

For Hexion products NOT purchased in the European Economic Area (EEA):

1. Customers who buy products from Hexion outside the EEA and subsequently wish to import into the EEA are responsible to manage their own obligations under REACH and CLP.
2. Substances which have been manufactured and registered by Hexion in the EEA and then exported might be eligible for a re-import exemption under certain conditions. Proof of these conditions and compliance with the regulations is in the responsibility of the importer.
3. Should you need assistance or information regarding the import of Hexion's products into the EEA, please contact REACH@hexion.com.

For Hexion products purchased in the EEA:

Pre-registration

1. Hexion's legal entities in the EEA have pre-registered all substances that Hexion currently manufactures or imports in the EEA and which are subject to the registration obligations under REACH for the respective legal entities.
2. Actual registration deadlines of our pre-registered substances and pre-registration numbers are considered confidential business information and, accordingly, Hexion does not disclose such information.

Registration

1. Hexion's legal entities in the EEA have successfully registered those of their substances which required registration until now.
2. If a substance is registered that information is included, as required by REACH, on the eSDS of that substance in the form of the registration number.
3. In case of mixtures, only the registration numbers of registered components which are required to be identified in section 3 of the safety data sheet are communicated downstream in the supply chain.
4. Hexion is constantly reviewing its global and regional product offerings. We reserve the right to make changes to our product portfolio, but will take all commercially feasible steps to inform our customers well in advance and try to identify suitable alternative products.

Substances of very high concern (SVHC)

1. SVHC are published by the ECHA on the candidate list of substances of very high concern for authorisation (<http://echa.europa.eu/web/guest/candidate-list-table>).
2. In case an SVHC is contained in a product at or above 0.1% w/w this is mentioned in section 3 of a safety data sheet which is created according to REACH.
3. Customers who do not receive safety data sheets according to REACH and wish to obtain statements on SVHC can request these by sending a list of products to our Commercial Services team.

Americas: 4information@hexion.com
Europe, Middle East, Africa & India: 4information.eu@hexion.com
Asia / Pacific: 4information.ap@hexion.com

Use and exposure scenarios and extended Safety Data Sheets (eSDS)

1. Exposure scenarios including use descriptors are only available for substances already registered under REACH.
2. The extended safety data sheet (eSDS) is the tool for communicating the relevant use and exposure information.
3. Our customers will automatically receive the eSDS as soon as they are ready for those substances which require one.
4. Relevant new information Hexion may receive from upstream suppliers will be passed on to our customers.
5. Please note that not all of our products require an eSDS yet and others do not require a REACH registration or a chemical safety report at all.
6. To receive current SDS or eSDS, please contact our Commercial Services service team.

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Asia / Pacific: 4information.ap@hexion.com

7. If you have questions regarding eSDS you have received or would like to have more information about uses covered by our registrations, please contact REACH@hexion.com.

PBT/vPvB:

1. A PBT/vPvB analysis has been conducted only for registered substances, as required under REACH.

CLP Notification

1. Hexion either filed CLP notifications or submitted REACH registrations for substances sold or imported by Hexion in the EEA market as legally required. This included "classified" EU polymers.
2. For substances listed in annex VI of the CLP, Hexion's CLP notification was identical to the annex VI listing.
3. For some of the 2010 REACH registrations a detailed hazard assessment by the lead registrant indicated that the current CLP annex VI classification had to be updated based on new data. In these cases the updated Hexion SDS will include both the annex VI classification and the proposed classification as submitted to the ECHA.
4. The CLP Classification and Labelling will be included on the SDS and hazard labels as specified by the CLP requirements according to the timetable established in the CLP regulation.

Product Stewardship Europe
REACH@hexion.com