

April 29, 2016

Your inquiry regarding REACH (pre-) registration of our product lines VESTASOL, VESTAMIN, VESTANAT, VESTAGON, DYNAPOL, DYNACOLL, POLYVEST, VESTOPLAST, SARAWAX, VESTOWAX, VESTAMID, VESTOSINT, VESTAMELT, VESTENAMER, VESTODUR, VESTORAN, DYFLOR, TROGAMID, TEGO VariPlus, TEGO AddBond, VESTAKEEP

*Please note that the following information applies to the above mentioned product lines only.*

Dear Sir or Madam,

We at Evonik Resource Efficiency GmbH are proud to be a reliable partner for our customers. We fully comply with the requirements of the European Chemicals Regulation (REACH) and are treating (pre-) registration procedures under REACH as a high priority issue.

1. Within the European Community, Evonik exclusively uses substances which comply with REACH. In order to benefit from the transition periods all REACH relevant phase-in substances manufactured in or imported into the European Community by Evonik were pre-registered to ensure that our production processes are not negatively affected. Evonik intends to register all relevant substances within the respective transition periods in accordance with Article 23 of the REACH regulation.
2. We are pleased to inform you that all substances that were due for registration in 2010 or 2013 were successfully registered. The corresponding REACH registration numbers are already or will be published in the updated EU safety data sheets (EU SDS) in compliance with Article 31 of the REACH regulation.
3. According to the REACH regulation we registered all uses that were known to Evonik and proved to be acceptable from a risk point of view. If required, the corresponding

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exposure scenarios are detailed in the annex of the EU SDS. If your use is not included, please feel free to contact us in order to discuss this use with our experts. An inclusion of new uses is generally possible, provided that safe use can be demonstrated. However, if you hold data demonstrating safe use of a substance on its own or in a preparation you also have the possibility to prepare an own Chemical Safety Report (see Article 37 (4) of REACH regulation).

Please be aware that according to Article 31 of the REACH regulation, exposure scenarios or any other relevant information shall be passed on down the supply chain and we kindly ask you to meet this obligation.

4. Please note that this statement solely applies to products that are manufactured within the European Community (EC) or directly imported into the EC by Evonik. Products being manufactured outside the EC and not directly imported into the EC by Evonik do not fall within the scope of this statement.

In order to avoid any conflicts with REACH please ask your Evonik supplier contact prior to each delivery for information on the origin of the supplied product(s) and the current REACH status.

We hope this information has been helpful. If you have any further questions, please do not hesitate to contact Ms. Melanie Kroos.

Sincerely yours

Evonik Resource Efficiency GmbH



i.V. Dr. Michael Ringel



i.A. Melanie Kroos