

Sibiu, July 23th, 2018

REACH regulation – (EC) 1907/2006

Dear Customer,

Eurofoam itself is considered as a downstream user (i.e. a producer of PU articles) and in consequence does not fall under the obligation of registration. This is an activity for each Individual Manufacturer or Importer of chemicals. However, in order to ensure a continuous supply of our products to your Company, Eurofoam is in regular communication with its upstream suppliers to ensure that only REACH compliant products are used.

Based on the information available to us from our raw material suppliers, we are pleased to confirm to you that the Eurofoam Flexible Foam articles delivered to your Company, do not contain any of the SVHC's as listed until today in the Candidate List above a limit of 0.1 % (w/w) as intentionally added ingredient.

Also for the articles and packaging purchased by Eurofoam for the production of customised products, as of today, none of the suppliers of these articles have announced that their products would contain SVHC's as active ingredients or above 0.1% (w/w).

As a result no additional product information with reference to Article 33 (1) REACH has to be provided at this stage. Please note however, that we cannot exclude that impurities, present in raw materials, could be unintentionally added to the PU articles.

Eurofoam's PU formulations are confidential information and there is no obligation under REACH to provide them. We trust you will understand that Eurofoam will not disclose any detailed information on its formulations.

Eurofoam will continue to use all reasonable efforts to comply with its obligations under REACH in order to continue the production and supply of your products.

If you would have any further questions or you would need any further info, please contact the undersigned contact.

Thank you for your cooperation and understanding in this matter.

Kind regards,
Anca Vasilioiu, Plant Manager
Date: 20.07.2018

