

02 December 2020

REACHLaw Ltd.

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Submission date: **02 December 2020**Submission number: **FY749072-12**Decision number: **SUB-D-2114533916-42-01/F**EC number: **231-987-8**Registration number: **01-2119490974-22-0078****DECISION ON THE UPDATE OF YOUR REGISTRATION**

Based on Articles 22(3) and 20(2) of Regulation (EC) No 1907/2006 ('REACH'),

The update of your registration for the substance with EC number **231-987-8** is complete. This registration entitles you to manufacture/import the substance, or produce or import an article containing it.¹

This registration update covers:

- the tonnage band **over 1000 tonnes/year**

Further observations

In accordance with Article 20(2) of REACH, the completeness check ascertains that all the elements required have been provided. However, this check does not include an assessment of the quality or adequacy of data provided. Such an assessment may occur later in a compliance check.

Also the verification of the eligibility for any claimed fee reductions (for example such resulting from the declared company size) is not part of the completeness check, but it may follow at any time in accordance with Article 13(3) of Fee Regulation (EC) No 340/2008.

In accordance with Article 22(1) of REACH, registrants are on their own initiative required to update their registrations without undue delay with relevant new information (for instance, change in status, substance composition or quantities).

Certain information from this registration dossier will be published without further notice at <https://echa.europa.eu/information-on-chemicals>.

Should you have any questions please contact ECHA via the contact form at <https://echa.europa.eu/contact>.

Tiago Pedrosa

Head of Unit A3 - Submission and Processing
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Note to registrants in the United Kingdom: the UK withdrew from the EU on 31 January 2020. As of 1 February 2020, the transition period provided for in the Withdrawal Agreement applies until 31 December 2020, unless it is decided to extend it. During the transition period, EU law continues to apply to and in the UK. UK based companies are advised to transfer registrations and other assets to EU companies before the end of the transition period as they will cease to exist after that. We advise you to regularly consult our webpages on the UK's withdrawal at: <https://echa.europa.eu/uk-withdrawal-from-the-eu>