



Kremsmünster, 25.06.2020

Subject : REACH regulation – (EC) 1907/2006 – update of the SVHC Candidate list from June 25th, 2020

Dear Customer,

With regard to the latest update of the SVHC Candidate list on June 25th, 2020 we would like to update you on Eurofoam's status and its ongoing activities in respect of the applicable European Chemical legislation.

As you know, 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 which is an obligation for our suppliers. Nevertheless, Eurofoam is regularly communicating with its suppliers to ensure that Eurofoam would only use REACH compliant products for its business activities.

Based on the information available to us, we are pleased to advise you that the articles supplied to you by Eurofoam do not contain any of the SVHC's as listed until today in the Candidate List above a limit of 0.1 % (w/w).

Also for the articles and packaging purchased by Eurofoam as of today, none of the suppliers of these articles has announced that its products contain SVHC ingredients or SVHC 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.

Should this still become the case in the future, then we will notify you specifically in due time.

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

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.

Please contact the undersigned person for further questions or information inquiry.

Thank you for your cooperation and understanding in this matter.

Kind regards,

Mr. Frantisek Koukol
Manager Safety, Health & Environment
REACH Coordinator