Celanese - Information on REACH Status for EVA Polymer Products
Ateva® & VitalDose® EVA Copolymers and Low-Density Polyethylene Grades

Status of Information: January 12, 2017

Thank you for your inquiry regarding the status of Celanese’s activities for EVA Polymer Products in accordance with the European Union legislation REACH (Registration, Evaluation, Authorisation and Restriction of Chemicals).

Celanese is aware of the obligations imposed by REACH on EU manufacturers and importers as well as on downstream users.

We are obliged to comply with the requirements of the REACH legislation relating to our European manufacturing facilities, our own imports as well as our obligations as a downstream user in the European chemical industry.

Please understand that due to the large number of requests related to REACH Celanese is not in a position to complete detailed questionnaires sent by our customers and/or suppliers. However, we are pleased to provide you with the available status details in order to inform you about our REACH activities for EVA Polymer Products as outlined below.

Should you require additional information, please contact Celanese at REACH@celanese.com.

Pre-registration and Registration

As polymers, the products marketed by Celanese EVA Polymers are not directly subject to the registration requirements under REACH. Polymers are excluded from registration obligations under REACH. However, the constituents of these polymers fall under the regulation of REACH. Therefore, all relevant substances like monomers and polymer additives were pre-registered and will eventually be registered under REACH. All necessary steps will be undertaken to ensure compliance with the legislation in the future.

For the relevant substances in Celanese EVA Polymers products, an Only Representative (OR) in accordance with the European Union legislation REACH (Registration, Evaluation, Authorisation and Restriction of Chemicals) was appointed.

An Only Representative can only cover substance volumes which are imported into the EU by legal entities located in the European Union.

Should you need to rely on the Only Representative appointed for this substance, please contact Celanese at REACH@celanese.com.
Substances of Very High Concern (SVHCs)

Substances listed in the Registry of Intentions are not necessarily going to be listed on the actual SVHC Candidate List published by ECHA. Based on the comments received in the Public Consultation, the Member State Committee (MSC) will assess whether the substance should be identified as an SVHC or not. For this reason, Celanese decided that our customer statements on SVHC status of our products will cover only those substances that are actually listed in the SVHC Candidate List.

If an SVHC exceeds the concentration limit given in the REACH legislation Article 31(3) this information needs to be supplied in the European SDS. Should an SVHC be identified in our products and an SDS update is required, Celanese will include this information in the respective European SDS. We recommend that our customers always consult the latest version of a product's European Safety Data Sheet to ensure that all conditions and requirements for safe use are taken into consideration.

The SDSs can be found at www.celanese.com.