



Date: May 17th, 2013

Concerns:

SACHEM Europe BV will be the Only Representative (OR) for SACHEM's production sites outside the European Union (EU) in compliance with REACH 1907/2006.

Dear customer,

Please be informed that in line with the REACH Regulation 1907/2006 our company:

SACHEM Europe BV
Van Voordenpark 15
5301 KP Zaltbommel
The Netherlands

has been appointed as Only Representative (OR) for SACHEM's production locations in Asia and USA.

We will assume all responsibilities and meet all obligations related to Pre-Registration and have the intention to complete in due time before the relevant deadline the Registration for the substances, which are imported in the European Union (EU) by your company in order to take advantage of the transitional periods granted under REACH, which will allow your company to import the products at least until the 30 November 2010.

SACHEM as OR

Our company has been granted a power of attorney from our non-community producers to inform the relevant Customers of such appointment, according to Article 8 of REACH.

It is recognized that the mechanism for ongoing communication between the Customers of our non-community producers and our project office will be necessary to ensure that we will comply with our obligations as OR and the Customers can demonstrate the coverage of their Registration requirements via our OR and become a downstream user under REACH.

The relevant Customers will receive or can request a dedicated OR letter of appointment for their products received from outside the EU.

Herewith all parties involved can organize and demonstrate their compliance with REACH.





What does it mean for you?

If you know or believe that you will (have) received products from our sister companies and you have not yet received our dedicated OR Letter of appointment yet, please contact our project office.

For those Customers that have legitimately received our OR Letter of appointment and further communications and stored that in their files, they can demonstrate to the Member State Competent Authority on request that they are downstream user under REACH and not an Importer. As such the Customer does not have to include the imported volumes covered under the OR construction in their registration volumes & requirements.

Please be aware that unfortunately as Only Representative we are not entitled to submit a notification to the Classification & Labeling Inventory on your behalf in line with the requirements of the CLP Regulation 1272/2008. Be aware that you are an importer under the CLP Regulation and that you have to submit your own CLP Notification (deadline 3-1-2011 or 1 month after the first Import). On request and if available we can send you as a service our CLP label details for referencing purposes in your own CLP Notification.

Don't hesitate contacting us when something is not clear, you have questions or we can be of any further support.

Kind regards,

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Yours faithfully,
REACH Team

