

Dear Valued Customer,

Subject: Status of our products with respect to RoHS/ELV/REACH-SVHC/CPSIA/Packaging /Phthalate directives

Thank you for using SABIC INNOVATIVE PLASTICS' products.

Sabic-IP has its manufacturing facility in about 60 locations across 20 countries in the world. We manufacture and/or sale, the CYCOLAC*, CYCOLOY*, EXTEM*, GELOY*, LEXAN*, NORYL*, NORYL GTX*, NORYL PPX*, ULTEM*, SILTEM*, VALOX*, XENOY*, XYLEX* resins and LEXAN*, ULTEM*, VALOX*, THERMOCLEAR* film/sheet and, COLORCOMP*, FARADDEX*, KONDUIT*, LUBRICOMP*, LUBRILOY*, STAT-KON*, STAT-LOY*, THERMOCOMP*, THERMOTUF*, VERTON* compounds, SABIC®PC. All existing grade-colors of these Resins / Films / Sheets /Compounds, except products which are designed to consume Post Consumer Recycle (PCR), are referred in this document as 'SABIC-IP Products' here after.

The SABIC-IP Products do not contain restricted substances mentioned in the table below as intentionally added components or as expected process impurities [above corresponding threshold limits mentioned in the below table]

Restrictions related to RoHS/ELV/REACH-SVHC/CPSIA/Packaging /Phthalate directives:

Reference Detail/Reference Regulation	Restricted Substances	Threshold Limits (% , W/W)
Restriction of Hazardous Substances (RoHS) Directive 2002/95/EC (and its amendments, including Directive 2011/65/EU etc.), End-of-Life Vehicles (ELV) Directive (2000/53/EC and their amendments)	- Lead and its compounds,	0.1 each
	- Mercury and its compounds,	
	- Hexavalent Chromium compounds,	
	- Polybrominated biphenyls (PBBs) and	
	- Polybrominated diphenyl ethers (PBDEs including Deca-BDE)	
	- Cadmium and its compounds	0.01
Registration, Evaluation, Authorization and Restriction of Chemical (REACH) Substances of Very High Concern (SVHC) [#] (Ref : Regulation EC 1907/2006)	- As defined at: http://echa.europa.eu/chem_data/authorisation_process/candidate_list_table_en.asp [#] (updated on 20-Jun-2011)	0.1 each
United States' Consumer Product Safety Improvement Act of 2008 [#] (CPSIA 2008; 15 USC 2051)	- Lead (Pb) and Lead compounds	0.03
	- Butyl benzyl phthalate [#] (BBP, CAS# 85-68-7),	0.1 each
	- Di-n-Butyl phthalate (DBP CAS# 84-74-2),	
	- Di(2-Ethylhexyl)phthalate (DEHP, CAS# 117-81-7)	
Packaging Directive 94/62/EC as amended by 2004/12/EC	- Lead and its compounds,	Total 0.01
	- Mercury and its compounds,	
	- Hexavalent Chromium compounds,	
	- Cadmium and its compounds.	
Phthalates (Ref: EU Directive 2005/84/EC,	- Butyl benzyl phthalate [#] (BBP, CAS# 85-68-7),	0.1 each

Shanghai, China., 20th May 2011

EPA- Phthalates Action Plan)	- Di-n-butyl phthalate (DBP, CAS# 84-74-2),	
	- Di(2-ethylhexyl)phthalate (DEHP, CAS# 117-81-7),	
	- Di-isononyl phthalate (DINP, CAS# 28553-12-0),	
	- Di-isodecyl phthalate (DIDP, CAS# 26761-40-0),	
	- Di-n-octyl phthalate (DNOP, CAS# 117-84-0).	
	- Diisobutyl phthalate (DIBP, CAS# 84-69-5)	
	- Di-n-pentyl phthalate (DNPP, CAS# 131-18-0)	

We recommend the users to take appropriate precaution during storage, transportation and use of the **SABIC-IP Products** to avoid contamination and deterioration of it. Please refer Material Safety Data Sheet (MSDS)/Safety Data Sheet (SDS) of the **SABIC-IP Products** before use and consult our nearest representative, if needs any further support.

Please note that analysis of the raw materials and/or finished goods for presence of the above mentioned substances on a routine basis is neither a part of our quality control plan, nor is a part of the SABIC-IP product specifications, and hence it shall not be construed as any warranty, expressed or implied.

Please be informed that, certain SABIC-IP products are designed to consume Post Consumer Recycle (PCR) for environmental waste reduction. The details about use of the PCR, if any, are stated in the respective MSDS. Please contact our Customer Service or Product Stewardship team to request information regarding the chemical compliance attributes of these products, which may differ from those contained in this letter.

If you have any further questions, or you require any additional information on the above, please contact: webinquiries@sabic-ip.com or productinquiries@sabic-ip.com.

This declaration replaces all previous ones relating to this subject.

In the name of the manufacturer,

for SABIC




Mr. Gregory Porta
Director, Product Stewardship & Toxicology

SABIC
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Enclosure: Nil