

CONFIRMATION LETTER OF REACH REGISTRATION

ISSUED BY REACH24H AS THE ONLY REPRESENTATIVE OF NON-EU MANUFACTURER

In compliance with the registration obligation of the regulation (EC) no. 1907/2006 (REACH), we hereby confirm that with the authorization of non-EU manufacturer, **Shaanxi Yangchen New Material Technology Co., Ltd (Shaanxi Yanglin Northbound Evergreen segment demonstration area)** REACH24H Consulting Group (REACH24H, Paramount Court, Corrig Road, Sandyford, Dublin 18, Ireland) has been formally appointed as the only Representative under this Regulation as agreed in the Power of Attorney signed between REACH24H Consulting Group and the non-EU manufacturer.

This document is only to inform you that REACH24H Consulting Group has successfully carried out Registration of the substance in the following table, "The List of REACH Registration" on behalf of **Shaanxi Yangchen New Material Technology Co., Ltd.** Submission Report (**ZD479106-28**) was secured from the REACH-IT of the European Chemicals Agency (ECHA).

REACH Registration:1,1'-(1,3-phenylene)bis-1H-pyrrole-2,5-dione				
CAS No.	EC No.	Reference No.	Reference status	Tonnage band
3006-93-7	221-112-8	01-2120756106-57-0004	Full Registration	10~100 T/Y

Please pay special attention if any substance(s) shown in the table have been registered as intermediate under SCC (strictly controlled conditions).

In pursuance of item 2.1.2.5 of ECHA Guidance V. 2.0 on Registration, also to protect **Shaanxi Yangchen New Material Technology Co., Ltd**'s business interests, it is suggested that for each of actual trade, a "REACH COMPLIANCE IMPORT CERTIFICATE" issued through NEW REACH SUPPLY CHAIN COMPLIANCE (**NEWRSCC**) system of REACH24H Consulting Group should be applied for, in which it clearly states that the importation taken by the EU importer will be covered. More information could be discovered in the "Non-EU manufacturer's REACH activities" of Annex I.

REACH24H Consulting Group will fulfill the registration obligation of the importer in pursuance of REACH regulation and the agreements of POA signed in between. To confirm authenticity of registrations, secure or verify REACH documents or seek help for other REACH queries and NEWRSCC system assistance, please send email to **NEWRSCC@REACH24H.CN**.



Managing Director of REACH24H Consulting Group

June 26, 2018

ANNEX: Non-EU manufacturer's REACH activities

Pre-registration and Registration

REACH24H Consulting Group located in Ireland has been appointed by many non-EU manufacturers as the Only Representative to successfully complete pre-registrations and registrations. Non-EU manufacturers are suggested to decide own registration strategy according to the actual trade situation, and REACH24H Consulting Group will only start to carry out a registration if authorization is formally given. For REACH queries, email to NEWRSCC@REACH24H.CN.

NEWRSCC system and Tonnage Coverage

Establishment of EU importer list is a must according to REACH. So manufacturers shall add importers located in EU member and EEA states in NEW REACH SUPPLY CHAIN COMPLIANCE ([NEWRSCC](#)) system, the IT solution developed and owned by REACH24H Consulting Group for REACH data management and supply chain communication globally. Tonnage coverage documents (REACH COMPLIANCE IMPORT CERTIFICATE) required in pursuance of ECHA Guidance on Registration which clearly states EU importer's importation to be covered will be issued through NEWRSCC system, reserved for enforcement activities anytime.

REACH24H will strictly follow confidential rules. And we suggest that to treat your registration number seriously and prevent it from being abused. For NEWRSCC system assistance, Find help by emailing to NEWRSCC@REACH24H.CN.

Use and Exposure Scenarios | CSR and eSDS

1. Exposure scenarios including use descriptors are available for substances registered under REACH. If an EU importer or his clients finds uses are not covered in the exposure scenarios received, it is strongly to suggest that he should contact the non-EU manufacturer, REACH24H Consulting Group as the Only Representative for this issue; or the EU importer will have to prepare a specific downstream user chemical safety report (DU CSR) in accordance with the Guidance on Downstream users.
2. The Extended Safety Data Sheet (eSDS) is the tool for communicating the relevant use and exposure information. Not each substance of a non-EU manufacturer REACH24H represents requires an eSDS and some of them don't demand a chemical safety report or even a registration at all.

Safety Data Sheet under REACH

Safety Data Sheet, in general, is a tool being used for the communication of hazardous information on chemical products and safety use within supply chains. A non-EU manufacturer of chemicals may have to prepare REACH-compliant SDS for his EU importers. The languages of SDS should be the local ones where the chemical product are introduced into the EU. Your SDS needs or questions could be directly sent to SDSCLOUD@REACH24H.COM.

ECHA

For more information on REACH Regulation, you are suggested to consult the [ECHA website](#).

NOTICE

As only representative, REACH24H will not get involved in actual trade. We are obligated to keep above information confidential and strictly abide by the EC competition law. REACH24H will reserve all REACH information over 10 years and not disclose it to any third party except Enforcement Authorities or use it with no authorization. REACH24H shall not be responsible for the quality, quantity and composition of products in actual trade. Importers who use the document are strongly suggested to confirm with REACH24H whether he/she is added to the EU importer list at first.