

**Sitmae REACH Services BV**

Timmermanslaan 2  
3601 GP, Maarssen  
Netherlands

Helsinki, 23/11/2010

Submission date: **16/11/2010**

Submission number: **NZ931852-96**

Decision number: **SUB-D-2114165682-45-01/F**

## **DECISION ON YOUR REGISTRATION UNDER REGULATION (EC) NO 1907/2006**

Dear Sir/Madam,

In accordance with Article 20(2) of Regulation (EC) No 1907/2006 ("the REACH Regulation"), the European Chemicals Agency (ECHA) has concluded the completeness check of your registration dossier for **Sitmae-Tarkim-DME**. This registration by **Sitmae REACH Services BV** includes:

- a substance in quantities **over 1000 tonnes/year**

The registration was considered complete.

The registration number for this registration: **01-2119472128-37-0003**

The registration date for this registration: **16/11/2010**

This registration entitles you to manufacture/import this substance (or, if relevant, use in the production of articles). If, however, you have been informed by ECHA that a previous registrant has requested a 4-month extension of your waiting period, you may only start to manufacture/import (or use) the substance 4 months from the date of this decision.

Please note that ECHA always informs registrants that:

- In accordance with Article 20(2) of the REACH Regulation, the completeness check ascertains that all the elements required and the fee payment has been provided. However, this completeness check does not include an assessment of the quality or the adequacy of any data or justifications submitted. Such an assessment may occur during a later stage in a compliance check.
- In accordance with Article 22(1) of the REACH Regulation, registrants are on their own initiative required to update their registrations without undue delay with relevant new information and submit them to ECHA in the cases described in this Article (for instance, change in status, substance composition or quantities).

Note that, if your IUCLID dossier did not include an EC number in section 1.1, REACH-IT will have automatically generated one because substances in dossier updates always have to be identified with the relevant EC number. In this case, before proceeding with an update dossier you have to export from REACH-IT the EC entry that has been created and import it into your IUCLID installation inventory. Failure to do so will result in your dossier being automatically rejected by the system. For detailed instructions on how to do this please consult 'Data Submission Manual 4' available at [http://echa.europa.eu/help/help\\_docs\\_en.asp](http://echa.europa.eu/help/help_docs_en.asp).

Please also be aware that, in accordance with Article 119 of the REACH Regulation, certain information from this registration dossier will be published in the Dissemination Portal on the ECHA website without further notice. For further information on the practical arrangements for inclusion of information from registration dossiers in the Dissemination Portal, please consult the related news alert at [http://echa.europa.eu/news/na/201010/na\\_10\\_59\\_dissemination\\_20101018\\_en.asp](http://echa.europa.eu/news/na/201010/na_10_59_dissemination_20101018_en.asp).

If you have a specific concern about the content of this message you can contact ECHA using the webform at [http://echa.europa.eu/about/contact-form\\_en.asp](http://echa.europa.eu/about/contact-form_en.asp) and then selecting the menu item 'Enquiry on specific submission to ECHA'.

Yours faithfully,

Kevin Pollard  
Head of Unit C3  
Directorate of Registration & IT Tools