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## Statement on the REACh and CLP regulations 25.03.2021 / Multiport GmbH

EU Directive No. 1907/2006, commonly known as REACh, is a European regulation that applies to substances on their own or in preparations as well as articles. REACh is an acronym for registration, evaluation, authorisation and restriction of chemical substances.

We, Multiport GmbH, confirm that our products meet the requirements of the REACh regulation. For recycling companies the exception in article 2, paragraph 7d REACh-VO applies, according to which a registration is not necessary if the recovered substances are identical with the registered substances.

The recycled materials we produce are polymers that do not require registration. Therefore, the information data sheets of our products will not contain registration numbers in the future (with the exception of hazardous ingredients). Exposure scenarios (ES) are also not required for our products.

Polymers are registered according to Article 6 para. 3 REACh-VO via the monomers and the manufacturers of the new polymers have registered for the monomers.

Polymers containing additives are to be regarded as preparations whose ingredients are subject to registration.

As a recycling company, Multiport GmbH has identified and pre-registered the monomers and additives in its products affected by the registration requirement.

A data sheet required according to REACh-VO article 31-32 can be provided on request.

ECHA has published a candidate list (SVHC list), which lists "substances of very high concern", on the Internet.

In order to fulfil our obligation to inform the customer in the event that more than 0.1% by mass of these substances are contained in the articles, we inform you that these substances are not used in any of our products (current version of the SVHC list, http://echa.europa.eu/de/candidate-list-table).

In the common interest with our customers, we always check the quality of our products. We will inform you immediately and without being requested to do so, if you purchase a product from us which will lead to information obligations for you.

Our products do not have to be classified and labelled in accordance with Art. 40 CLP-VO.

We hope that this information will help you to implement REACh and look forward to continuing our pleasant business relationship.

Please do not hesitate to contact us for further information. Please contact your usual contact person.

Note: This information is based on our current knowledge and contains no obligation or guarantee.