

## Chempoint

Ref.: MV/240004604

Riga, 4<sup>th</sup> of October, 2024

Re: REACH – registration of allnex products

Dear Sir, Madam,

### 1. Your position in the Supply Chain

As REACH requires the registration to be performed by each manufacturer and importer, it is essential to know your position in the supply chain for each product. Please refer to paragraph 2 of this letter if the product(s) are purchased from

- Allnex Austria GmbH
- Allnex Belgium SA/NV
- Allnex Netherlands BV
- Allnex France SAS
- Allnex Germany GmbH
- Allnex Italy SRL
- Allnex Norway AS
- Allnex Resins Spain SL

\*Exception: if your company is based outside of the European Economic Area (EEA) and is supplied with a product manufactured by an allnex affiliate located outside the EEA, please refer to paragraph 3, even if you purchase this product from one of the above European affiliates.

Please refer to paragraph 3 if you are purchasing our product from another allnex affiliate, located outside the European Economic Area (EEA).

### 2. REACH status for Products Purchased from an allnex entity within the EEA

The product **UVEKOL® S RADIATION CURING RESINS** is compliant with REACH registration requirements, meaning that all substances contained in the product:

- have been registered by our company and/or our suppliers, and/or
- are excluded from the Regulation, and/or
- are not manufactured or imported above 1 ton/year, and/or
- are exempted from registration.

\*As mentioned above, this does not apply if your company is based outside of EEA and purchases a product manufactured by an allnex affiliate located outside the EEA.

### **3. Import into EEA of allnex's Products purchased from non-EEA allnex entities**

Chemical products (substances or mixtures) manufactured outside the EEA cannot be imported into the EEA without submitting a valid registration. This registration must be submitted by the legal entity importing the product into the EEA or by an Only-Representative appointed by the non-EEA manufacturer.

allnex has registered some of the substances used in our products made outside the EEA via an Only-Representative (OR) in order to relieve our customers and downstream supply chain from their registration obligations related to the importation of allnex products. However, these registrations via an OR do not cover the entire product range and have specific volume limits covering the needs of the customers who have requested such coverage.

In some cases, it might also be possible to supply you with a product manufactured within EEA and already registered, which is therefore exempt from registration when re-imported in the EEA.

If you have not communicated with us previously on this subject and are interested to benefit from an OR arrangement or from the supply of EEA-manufactured products, please contact your local sales representative to discuss the possibilities. It is advised to gather information about the volumes imported in EEA per product as this information is key in the discussion about OR coverage.

### **4. Volume limits**

allnex has registered its substances in the tonnage band covering the volumes currently produced or imported in EEA. In case a higher demand would trigger a change in tonnage band, allnex reserves the right to increase the tonnage band or not. It is therefore highly recommended to inform us in advance about any significant expected volume increase.

### **5. Substances of Very High Concern (SVHC) on the Candidate list**

Please consult section 3 of the European Safety Data Sheet of our product for more information on the presence of Substances of Very High Concern (SVHC) in a concentration above 0.1%.

Please do not hesitate to contact allnex if you wish to discuss this or other information concerning our products.

Sincerely,



**Marta VILKA**  
**Regulatory Compliance Associate**