

Utebo, October 2016

Dear customer,

On the basis of a strict analysis of the situation we are glad to set forth the conclusions to be considered concerning "REACH" Statement:

1. - INDUSTRIAS VENTURA, S.L. is fully engaged with the fulfilment of the Statement and **knows perfectly its obligations and implications in the REACH.**
2. - INDUSTRIAS VENTURA, S.L. as downstream user **has no obligation of neither registering or pre-registering of any substance.** Nevertheless as downstream user some relevant actions have already been taken to be sure that all the suppliers, both inside and outside the European Union, are pre-registering all the substances that are in their supply channel.
3. - At the same time INDUSTRIAS VENTURA, S.L. is engaged to transmit to such suppliers the necessary information concerning its uses and its customer's uses in order to be identified and included in the exposition scenes, which will be attached to the "Security Data Sheets", granted by the suppliers.
4. - INDUSTRIAS VENTURA, S.L. is also committed to give the **necessary information and of obliged accomplishment** according to CE no. 1907/2006 (title IV)
 - a) The number or **numbers of records** for whatever substances of which the information is confirmed.
 - b) In case that the substance is subordinated to **authorization** and the details all the authorizations both granted and denied as per the title VII in that supply channel.
 - c) The datum of all imposed **restrictions** (title VIII) ; and
 - d) Any other **available and relevant information** on the substance that is required to identify and apply the opportune measurements for risk management.
5. - Finally INDUSTRIAS VENTURA, S.L. will give all the necessary support to the customers that find any disabilities to fulfil with their obligations as downstream users.

Yours faithfully,



Sg.- Carlos Pellicer
Quality Department.
Industrias Ventura, S.L.