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REGULATORY DATASHEET DECLARATION (RDS) (For the POLYVANTIS F&S Business Unit)

Dear Most Valued Customer

Thank you for using POLYVANTIS products.

POLYVANTIS F&S manufacture and/or sell,

- (i) LEXAN™ film/sheet, LEXAN™ EXELL™ D sheet, LEXAN™ EXTRITE™ sheet
- (ii) GEPAX™ sheet,
- (iii) MARGARD™ sheet, PLASTECH™ sheet, SOUNDGLAZE™ sheet, CLINIWALL™ sheet, SUNXP™ sheet, VEROLITE™ sheet, ILLUMINEX™ film, CARBORON™ sheet, THERMOCLICK™ sheet, THERMOCLEAR™ sheet, THERMOCLEAR-PLUS™ sheet, STADECK™ panel, LEXAPANEL™ building system
- (iv) Film made from polyphenylene ether (PPE), Film/Sheet made from polyetherimide (PEI) and Film made from Polybutylene terephthalate (PBT)

All existing grade-colour combinations of the above-mentioned Films / Sheets belonging to the POLYVANTIS F&S Business Unit, except products which are designed to consume Post Consumer Recycle (PCR), are referred to in this document as 'POLYVANTIS Product(s)' here after.

This Regulatory Datasheet (RDS) covers the following content in this order:

- RoHS/ELV
- Packaging Directive
- Phthalate Directive
- ODS and Greenhouse Gas substances
- REACH Annex XIV
- REACH Registration
- VOC
- Natural Rubber and Natural Rubber Latex
- TSE/BSE/GMO
- Synthetic polymer micro-particles (REACH XVII Entry 78 Micro-plastics)
- PAH/PAK
- POPs, including PFOA, PFOS, PFCAs, PFHxS etc.
- Conflict Minerals
- TSCA Section 6(h) PBT Chemicals, and Certain other Restricted Substances

Status of POLYVANTIS Product(s) with respect to RoHS/ELV

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The POLYVANTIS Products do not contain restricted substances mentioned below as intentionally added components or as expected process impurities [above the threshold limit of 0.1% w/w (each) except Cadmium, which has a threshold limit of 0.01% w/w], which refers to Directive 2011/65/EU, 2015/863/EU, 2017/2102/EU and amendments for Restriction of Hazardous Substances (RoHS), and Directive 2000/53/EC, 2016/774/EC and their amendments for End-of-Life Vehicles (ELV),

- Lead and its compounds
- Mercury and its compounds
- Hexavalent Chromium compounds
- Cadmium and its compounds
- Polybrominated biphenyls (PBBs)
- Polybrominated diphenyl ethers (PBDEs)
- Bis(2-ethylhexyl) phthalate (DEHP)
- Butyl benzyl phthalate (BBP)
- Dibutyl phthalate (DBP)
- Diisobutyl phthalate (DIBP)

Status of POLYVANTIS Product(s) with respect to Packaging Directive

The POLYVANTIS Product's packaging does not contain restricted substances mentioned below as intentionally added components [above 0.01% w/w (sum of concentration levels, if applicable)], which refers to Packaging Directive 94/62/EC as amended by 2004/12/EC:

- Lead and its compounds
- Mercury and its compounds
- Hexavalent Chromium compounds
- Cadmium and its compounds

Status of our product(s) with respect to Phthalate Directive

The POLYVANTIS Products do not contain restricted substances mentioned below as intentionally added components or as expected process impurities [above 0.1% w/w (each) threshold limits], which refers to Phthalates Regulation (Ref: EU Directive 2005/84/EC, US EPA-Phthalates Action Plan 2012).

- Butyl benzyl phthalate (BBP, CAS# 85-68-7)
- Di-n-butyl phthalate (DBP, CAS# 84-74-2)
- Di(2-ethylhexyl)phthalate (DEHP, CAS# 117-81-7)
- Di-isononyl phthalate (DINP, CAS# 28553-12-0)
- Di-isodecyl phthalate (DIDP, CAS# 26761-40-0)
- Di-n-octyl phthalate (DNOP, CAS# 117-84-0)

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- Diisobutyl phthalate (DIBP, CAS# 84-69-5)
- Di-n-pentyl phthalate (DNPP, CAS# 131-18-0)
- Di-n-hexyl phthalate (DNHP, CAS# 84-75-3)

Status of POLYVANTIS Product(s) with respect to ODS and Greenhouse Gas substances

The POLYVANTIS Products do not contain restricted substances mentioned below as intentionally added components [above 0.1% w/w (each) threshold limits, if applicable], which refers to Ozone layer-Depleting Substances (ODS) on Annex A, B, C, E and F to the MONTREAL PROTOCOL and listed as class I & II of US Clean Air Act, and EC Regulation 1005/2009 Annex I and Annex II.

- As defined by Annex A, B, C, E and F to the MONTREAL PROTOCOL at https://ozone.unep.org/treaties/montreal-protocol/montreal-protocol-substances-deplete-ozone-layer
- As listed as class I & II substances by the US Clean Air Act at https://www.epa.gov/ozone-layer-protection/ozone-depleting-substances
- As defined by Annex I and Annex II to Regulation (EC) No 1005/2009 at https://eurlex.europa.eu/legal-content/EN/ALL/?uri=CELEX:32009R1005 (published 16 Sept. 2009)

The POLYVANTIS Products do not contain restricted substances mentioned below as intentionally added components [above 0.1% w/w (each) threshold limits, if applicable], which refers to Fluorinated greenhouse gases on REGULATION (EU) No 573/2024.

 As defined by REGULATION (EU) No 573/2024, subject to Emission Limits/ Reporting (Annexes I,II) at https://eur-lex.europa.eu/eli/reg/2024/00573/oj (issued on 7 February 2024)

Status of POLYVANTIS Product(s) with respect to REACH Annex XIV

POLYVANTIS Products do not contain substances mentioned below as intentionally added components or potential process impurities [above 0.1% w/w (each) threshold limit, if applicable], which refers to **Annex XIV** of **EU REACH**, amended through Regulation No 2022/586 of 8 April 2022.

Substances listed in Annex XIV of REACH ("Authorization List"), as defined at https://echa.europa.eu/authorisation-list (59 substance/substance groups) on the date of this letter.

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Status of POLYVANTIS Product(s) with respect to REACH Registration

Please note carefully that this declaration ONLY applies to customers that have purchased a product from POLYVANTIS F&S B,V.

POLYVANTIS customers that ship POLYVANTIS products into the European Union (EU) as importer of record are themselves responsible for any obligations under REACH. POLYVANTIS will not act as or appoint an Only Representative.

REACH Regulation EC 1907/2006 is the European legislation aimed to regulate the **R**egistration, **E**valuation, **A**uthorization and **R**estriction of **C**hemical Substances. Under REACH chemical substances produced in the EU or imported into the EU at a volume >1000 kg per year need to be registered with ECHA, the European Chemicals Agency. The purpose of this Regulation is to ensure a high level of protection of human health and the environment, including the promotion of alternative methods for assessment of hazards of substances, as well as the free circulation of substances on the internal market while enhancing competitiveness and innovation.

The POLYVANTIS REACH program is designed to support continued availability of finished goods (polymer preparations, film, and sheet) for POLYVANTIS customers in Europe.

- (i) Main focus of our REACH program is on the registration of substances, such as intermediates and monomers, for the manufacture of resins and compounded polymer mixtures, of which POLYVANTIS is the producer or the importer of record.
- (ii) POLYVANTIS is pleased to inform you that POLYVANTIS has successfully completed the registration of those substances for which POLYVANTIS had a registration deadline of November 30, 2010, May 31, 2013, and May 31, 2018. For selected substances POLYVANTIS took the initiative to act as Lead Registrant.
- (iii) POLYVANTIS will continue to work closely with external REACH experts to ensure registration dossier accuracy and completeness. These resources will not only facilitate timely dossier availability and submission but will also provide additional REACH legislative expertise.
- (iv) POLYVANTIS will extend its global vendor collaboration program to make certain that also for sourced substances timely REACH compliance is ensured so that POLYVANTIS as a downstream user in future will have continued access to compliant sourced raw materials.
- (v) POLYVANTIS committed to the CEFIC REACH Action Plan for Review/ Improvement of Registration Dossiers. The Action plan will encourage and support companies in evaluating existing registration dossiers and implement follow up actions, while keeping close contact with ECHA and its strategy.

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- (vi) Unfortunately POLYVANTIS is not in a position to communicate registration program details at a substance level since this potentially could imply revealing business confidential details of POLYVANTIS material technology.
- (vii) Should a POLYVANTIS customer ship a POLYVANTIS product into the EU as importer of record, the customer will have to fulfil its own REACH obligations. POLYVANTIS will not act as nor will it appoint an Only Representative.
- (viii) POLYVANTIS has meanwhile completed a CLP (Classification, Labelling and Packaging, Regulation EC 1272/2008) notification to ECHA for those substances from its raw material portfolio to date impacted by the CLP regulation.

While POLYVANTIS will continue to update its customers regarding implementation of our REACH program throughout future registration phases, our customers remain responsible for complying with their own REACH obligations.

Additional information and guidance regarding your potential obligations under REACH is available at http://echa.europa.eu/.

In summary, POLYVANTIS considers itself in compliance with both the REACH Regulation EC 1907/2006 as well as the CLP Regulation EC 1272/2008. This will enable continued availability of compliant POLYVANTIS products for its customers.

Status of POLYVANTIS Product(s) with respect to VOC

The POLYVANTIS Products may contain volatile organic compounds (VOC) < 3% w/w and the POLYVANTIS Products may be called "VOC-duty free" with reference to the definition given in the Swiss VOC Verordnung (issued on November 12, 1997 and effective from January 1, 1998).

Status of POLYVANTIS Product(s) with respect to Natural Rubber and Natural Rubber Latex

Neither the POLYVANTIS Products nor the process equipment coming in direct contact with them during manufacturing contain Natural Rubber Latex (NRL) or Natural rubber (ref: Latex-MEDDEV. 2.5/9 rev.1) as intentionally added components or as expected process impurities [above the threshold limits of 0.1% w/w].

Status of POLYVANTIS Product(s) with respect to TSE/BSE/GMO

The POLYVANTIS Products are mainly of petrochemical origin. Some of our above products contain additives, or their raw material based on materials of animal (ovine or bovine tissue) origin. These additives or their raw materials extracted from ovine or bovine origin (fatty acids, fatty alcohols, metallic soaps, fatty amines, fatty amides, fatty acid esters, glycerin etc) are normally incorporated into plastics as lubricants, slip agents, anti-static agents, emulsifiers, anti-oxidants

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or corrosion inhibitors as an important component to achieve certain functional properties required for the end use.

As informed by our suppliers, during manufacturing process of these additives the ovine or bovine originated material is exposed to high temperatures and undergoes rigorous chemical reactions exceeding the stringent requirements mentioned in the "Opinion of the Scientific Steering Committee of Feb. 19-20, 1998" or "Note for Guidance on Minimizing the Risk of Transmitting Animal Spongiform Encephalopathy Agents via Medicinal Products" of March 25 1999 (CPMP/BWP/1230/98) respectively and in the document WHO/CDS/VPH/95.145. These conditions are considered to be sufficient to inactivate Genetically Modified Organisms (GMO) &/or Transmissible Spongiform Encephalopathies (TSE) &/or Bovine Spongiform Encephalopathy (BSE) transmitters.

Further, during the manufacturing process of these resins, compounds and sheets at POLYVANTIS, the ovine or bovine material is further exposed to high temperature/pressure, which is considered (the fact of being exposed) to be sufficient to inactivate any active prions present.

In view of the repeated chemical/heat/pressure treatments that the additives undergo in the various successive process steps of manufacturing of the POLYVANTIS Products, it is considered that the POLYVANTIS Products do not pose any threat in the context of GMO and/or TSE/BSE. Furthermore, we believe that POLYVANTIS Products do not pose any risk of transmitting animal spongiform encephalopathy agents via human and veterinary medicinal products (per the Note on Guidance EMA/410/01 rev.3) (2011/C 73/01).

Status of POLYVANTIS Product(s) with respect to REACH restriction on intentionally added Synthetic Polymer Micro-particles (REACH XVII Entry 78 Microplastics)

On 25 September 2023, The European Commission introduced a sale ban of microplastics, REGULATION (EU) 2023/2055, in a range of products including cosmetics, household, industrial detergents, household and cleaning products or granular infill for use on synthetic sports surfaces with a sector-specific transition period.

The adopted restriction uses a broad definition of microplastics – it covers all synthetic polymer particles below five millimeters that are organic, insoluble and resist degradation, however only microparticles added intentionally to mixtures (and products) are in scope from the sale ban.

Manufacturers and industrial downstream users of synthetic polymer microparticles in the form of pellets, flakes, and powders used as feedstock in plastic article manufacturing at industrial sites are exempt from the sales ban (Paragraph 4(1)).

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The restriction still introduces certain provisions to Manufacturers to provide (1) instructions for use and disposal (from 17 October 2025) to industrial downstream users and (2) reporting obligations to the Authorities related to pellet losses to the environment (31 May 2026).

Please be aware that the Article Safety Data Sheet as supplied by POLYVANTIS already provide instructions for use and disposal explaining how to prevent releases of plastic resins and compounds to the environment.

This declaration applies to the material as it leaves its production facilities. It does not cover any substance(s) or preparation(s) subsequently added and/or material processing or article fabrication further down in the supply chain.

Status of POLYVANTIS Product(s) with respect to PAH/PAK

The POLYVANTIS Products do not contain restricted Polycyclic Aromatic Hydrocarbons (PAHs) mentioned below as intentionally added components [above 0.1% w/w (each) threshold limits, if applicable], which refers to Entry 50 of Annex XVII to Regulation EC 1907/2006 and AfPS GS 2019:01 PAK related Restriction of PAHs Hazardous Substances requirements.

- Anthracene (CAS# 120-12-7)
- Benzo(a)anthracene (CAS# 56-55-3)
- Benzo(a)pyrene (CAS# 50-32-8)
- Benzo(e)pyrene (CAS# 192-97-2)
- Benzo(b)fluoranthene (CAS# 205-99-2)
- Benzo(g,h,i)perylene (CAS# 191-24-2)
- Benzo(j)fluoranthene (CAS# 205-82-3)
- Benzo(k)fluoranthene (CAS# 207-08-9)
- Chrysene (CAS# 218-01-9)
- Dibenzo(a,h)anthracene (CAS# 53-70-3)
- Fluoranthene (CAS# 206-44-0)
- Indeno(1,2,3-c,d)pyrene (CAS# 193-39-5)
- Naphthalene (CAS# 91-20-3)
- Phenanthrene (CAS# 85-01-8)
- Pyrene (CAS# 129-00-0)

Status of POLYVANTIS Product(s) with respect to POPs

The POLYVANTIS Products do not contain restricted substances mentioned below as intentionally added components or as expected process impurities [above corresponding threshold limits mentioned below, if applicable], which refers to those substances listed on Annex A, B and C of the Stockholm Convention on Persistent Organic Pollutants (POPs) and Annex I, II and III to REGULATION (EU) 2019/1021 and its all-existing amendments.

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- DDT (1,1,1-trichloro-2,2-bis(4-chlorophenyl)ethane) (CAS# 50-29-3, 8017-34-3, 50 mg/kg)
- Chlordane (CAS# 57-74-9, 50mg/kg)
- Dieldrin (CAS# 60-57-1, 50mg/kg)
- Endrin (CAS# 72-20-8, 50mg/kg)
- Heptachlor (CAS# 76-44-8, 50mg/kg)
- Hexachlorobutadiene (CAS# 87-68-3, 100mg/kg)
- Technical endosulfan, and its related isomers (CAS# 115-29-7, 959-98-8, 33213-65-9, 1031-07-8, 50mg/kg)
- Hexachlorobenzene (HCB) (CAS# 118-74-1, 50mg/kg)
- Chlordecone (CAS# 143-50-0, 50mg/kg)
- Polychlorinated biphenyls (PCB) (CAS# 1336-36-3, 50mg/kg)
- Perfluorooctanoic acid (PFOA) and its salts (CAS# 335-67-1 and others, 0.025 mg/kg w/w). Individual PFOA-related compound or a combination of PFOA-related compounds, (CAS# others, 1mg/kg w/w)
- Perfluorooctane sulfonic acid (**PFOS**), its derivatives ($C_8F_{17}SO_2X$) (CAS# 1763-23-1, 2795-39-3, 29457-72-5, 29081-56-9, 70225-14-8, 56773-42-3, 251099-16-8, 4151-50-2, 31506-32-8, 1691-99-2, 24448-09-7, 307-35-7, total 10mg/kg)
- The sum of C₉-C₁₄ PFCAs and their salts (CAS# 375-95-1, 335-76-2, 2058-94-8, 307-55-1, 72629-94-8, 376-06-7 and others, 25ppb, i.e. 0,0000025 %w/w); The sum of C₉-C₁₄ PFCA-related substances (CAS# 375-95-1, 335-76-2, 2058-94-8, 307-55-1, 72629-94-8, 376-06-7 and others, 260 ppb, i.e. 0,000026 %w/w)
- Perfluorohexane sulfonic acid (PFHxS), its salts and PFHxS-related compounds (CAS # 355-46-4 and others, 0,025 mg/kg w/w individually or the sum of all compounds equal or below 1 mg/kg w/w)
- Aldrin (CAS# 309-00-2, 50mg/kg)
- Hexachlorocyclohexanes, including lindane (CAS# 58-89-9, 319-84-6, 319-85-7,608-73-1, 50mg/kg)
- Pentachlorobenzene (PECB) (CAS#608-93-5, 50mg/kg)
- Polychlorinated naphthalenes (1 or more chlorine atoms) (CAS# 28699-88-9, 1321-65-9, 1335-88-2, 1321-64-8, 32241-08-0, 1335-87-1, 2234-13-1, 70776-03-3, 90-13-1, 91-58-7, 10mg/kg)
- Mirex (Perchlordecone); Dodecachlorooctahydro-1,3,4-metheno-2H-cycrobuta(cd)pentalene (CAS# 2385-85-5, 50mg/kg)
- Polybromodiphenyl ethers (Br=4-7) (PBDEs) (CAS# 40088-47-9, 32534-81-9, 36483-60-0, 68928-80-3, Total 500mg/kg)
- Toxaphene (CAS#8001-35-2, 50mg/kg)
- Hexabromobiphenyl (CAS#36355-01-8, 50 mg/kg)
- Polychlorinated dibenzofurans (PCDF) (15 ug/kg)
- Polychlorinated dibenzo-p-dioxins (PCDD) (15 ug/kg)

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- Hexabromocyclododecane (HBCDD) (CAS# 3194-55-6, 25637-99-4, 134237-50-6, 134237-51-7, 134237-52-8, 75mg/kg)
- Short-chained chlorinated paraffins-C10-13 (SCCP) (CAS# 85535-84-8, 0.1% w/w)
- Decabromodiphenyl ether (decaBDE) (CAS# 1163-19-5, 10mg/kg)
- Pentachlorophenol (CAS# 87-86-5, 5 mg/kg)
- Pentachloroanisole (CAS# 1825-21-4, 0.1% w/w)
- Sodium pentachlorophenate (CAS# 131-52-2, 0.1 % w/w)
- Pentachlorophenyl laurate (CAS# 3772-94-9, 0.1 % w/w)
- Sodium pentachlorophenate monohydrate (CAS# 27735-64-4, 0.1% w/w)
- Dicofol (CAS# 115-32-2, 0.1% w/w)
- Methoxychlor (CAS# 72-43-5, 30667-99-3, 76733-77-2, 255065-25-9, 255065-26-0, 59424-81-6, 1348358-72-4 and others, 0.01mg/kg)

Status of POLYVANTIS Product(s) with respect to Title XV, Section 1502 "Conflict Minerals" of the Dodd-Frank Wall Street Reform and Consumer Protection Act

Title XV section 1502 "Conflict Minerals" of the Dodd-Frank Wall Street Reform and Consumer Protection Act requires U.S. and foreign publicly-traded companies to report to the Securities and Exchange Commission whether their products may contain certain metals (tungsten, tin, tantalum and gold) which are considered "conflict minerals" because they are mined in the Democratic Republic of the Congo (DRC) or adjoining countries. Companies subject to the law are required to file their annual reports by **May 31, 2025**.

The vast majority of the "POLYVANTIS Products" do not contain tungsten, tin, tantalum or gold.

If you are buying a "POLYVANTIS Products" other than those listed below [1], this letter certifies that the product(s) you are buying do not contain tungsten, tin, tantalum, or gold necessary to the functionality or production of the product.

Note [1] Requiring Further Conflict Minerals Certification from POLYVANTIS for below products

PLASTECH™ sheet: PTS2RS830-SR8532M

Status of POLYVANTIS Product(s) with respect to TSCA Section 6(h) PBT Chemicals and certain restricted substances

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The POLYVANTIS Products do not contain substances mentioned below as intentionally added components, which are required under the Toxic Substances Control Act (TSCA), as amended by the Frank R. Lautenberg Chemical Safety for the 21st Century Act (five final rules issued by EPA on January 6, 2021) (Persistent, Bio-accumulative, and Toxic (**PBT**) Chemicals under **TSCA Section 6(h)**).

- Phenol, isopropylated, phosphate (3:1) (CAS# 68937-41-7)
- DecaBDE (decabromodiphenyl ether (CAS# 1163-19-5)
- HCBD (hexachlorobutadiene (CAS# 87-68-3)
- 2,4,6-Tris(tert-butyl)phenol (2,4,6-TTBP) (CAS# 732-26-3)
- Pentachlorothiophenol (PCTP) (CAS# 133-49-3)

The POLYVANTIS Products do not **Contain Restricted Substances** mentioned below as intentionally added components or as expected process impurities [above corresponding threshold limits mentioned below, if applicable]:

- Dimethyl fumarate (CAS# 624-49-7, 0.1mg/kg)
- Polychlorinated terphenyls (PCTs) (CAS# 61788-33-8, 50mg/kg)
- Tri(1,3-dichloro-2-propyl)phosphate (TDCPP) (CAS# 13674-87-8, 0.1% w/w)
- Tris(2-chloroethyl)phosphate (TCEP) (CAS# 115-96-8, 0.1% w/w)
- Tris(1-chloro-2-propyl)phosphate (TCPP) (CAS# 13674-84-5, 0.1% w/w)
- 1,1,1-Trichloroethane (CAS# 71-55-6, 0.1% w/w)
- Trichloroethylene (CAS# 79-01-6, 0.1% w/w)
- 4-Aminodiphenyl (0.1% w/w)
- 4-Nitrodiphenyl (0.1% w/w)
- Asbestos (CAS# 1332-21-4, 0.1% w/w)
- Azo colourants, releasing certain carcinogenic aromatic amines (0.1% w/w)
- Benzene (CAS# 71-43-2, 0.1% w/w)
- Formaldehyde (CAS# 50-00-0, 0.1% w/w)
- Picric acid (CAS# 88-89-1, 0.1% w/w)
- Radio-active substances (Uranium, Plutonium, Radon, Americium, Thorium) (0.1% w/w)
- Short-chain chlorinated paraffin-C10-13, Medium-chained chlorinated paraffin-C14-C17 (0.1% w/w)
- Dibutyltin compounds, Dioctyltin compounds (0.1% w/w)
- Tributyl tin and triphenyl tin compounds (0.1% w/w)
- Halon group including dibromotetrafluoroethane (0.1% w/w)
- Red Phosphorus (CAS# 7723-14-0, 0.1% w/w)
- Beryllium oxide (0.1% w/w)
- Bis(2-ethylhexyl) phthalate (DEHP), Dibutyl phthalate (DBP), Benzyl butyl phthalate (BBP), Diisobutyl phthalate (DIBP), (CAS# 117-81-7, 84-74-2, 85-68-7, 84-69-5, Total 0.1wt%)
- Phenol, isopropylated phosphate (3:1) (PIP (3:1)) (CAS# 68937-41-7, 0.1% w/w)
- 2,4,6-tris(tert-butyl)phenol (2,4,6-TTBP) (CAS# 732-26-3, 0.1% w/w)

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- Pentachlorothiophenol (PCTP) (CAS# 133-49-3, 0.1% w/w)
- 1,4:7,10-Dimethanodibenzo[a,e]cyclooctene,1,2,3,4,7,8,9,10,13,13,14,14-dodecachloro-1,4,4a,5,6,6a,7,10,10a,11,12,12a-dodecahydro- (DP) (CAS# 13560-89-9, 0.1% w/w)
- 1,2-Bis(pentabromophenyl) ethane (DBDPE) (CAS# 84852-53-9, 0.1% w/w)

Although the above-mentioned substances as such are not intentionally added to POLYVANTIS Product(s) above their regulatory de minimis (if one exists). This does not exclude the presence of negligible traces amounts due to, for example, impurities in the components made by our raw material suppliers or manufacturers.

We are disclosing above information, to the best of our knowledge, based upon data from our raw material suppliers or manufacturers. Please note that analysis of the raw materials and/or POLYVANTIS Product/s for presence of the above-mentioned substances on a routine basis neither is a part of our quality control plan, nor is a part of the POLYVANTIS Product specifications, and hence it shall not be construed as any warranty, expressed or implied.

This declaration applies to the material as it leaves its production facilities. It does not cover any substance(s) or preparation(s) subsequently added and/or improper material processing or article fabrication further down the supply chain.

Do note that the information above is current as of the date of this letter. This declaration replaces all previous ones relating to this subject matter and is, unless revoked in writing, valid for a period of one year as of the date of issuance, after which it will automatically expire.

Should you have further questions about POLYVANTIS products, please contact your POLYVANTIS commercial representative, or customer services.

Stephen S. Dimon

In the name of the manufacturer,

for POLYVANTIS

Stephen S. Dimond, Ph.D.

Sr. Manager, from SABIC Product Stewardship on behalf of POLYVANTIS

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