

REGULATORY INFORMATION SHEET

Edition dated April 2021, valid until May 2022, valid for substance produced in Novosibirsk only. TUBALL™ – a trade name of single wall carbon nanotubes produced by OCSiAI.

OCSiAl trade name TUBALL™ (Hereinafter also 'Substance')

Set of nanoform (grade 1RW02/1RW03)

Chemical name CAS No. Single wall carbon nanotubes (SWCNT)

Not relevant for Europe

7440-44-0 China and Japan 7782-42-5 South Korea

EC No. 943-098-9

REACH registration Registered by OCSiAl Europe S.à.r.l.

01-2120130006-75-000

Chemical inventory status

Listed as an existing substance

The USA TSCA Listed (SNUR §40 CFR 721.11179)

Canada DSL 100 kg/y allowed; NSN schedule IV ongoing

New Zealand NZIoC No

EU REACH Listed (A.VIII <100 MT/y) – n° 01-2120130006-75-000

South Korea K-REACH Pre-registered KE-18101

China IECSC Listed as an existing substance
Taiwan TCSI Not applicable yet, < 100 kg/y

Turkey KKDIK Pre-registered – no. 05-0000186875-25-0000

Philippines PICCS No

Australia AICIS LTD notification submitted; $10 \le kg/y < 100$; R&D only – commercial purposes not allowed

Japan ENCS/ISHL Listed as an existing substance

SVHC For a statement on "Candidate List" substances according

to article 59 of the REACH regulation, please request an up-

to-date version of our SVHC declaration for this substance.

REACH dossier

See link https://echa.europa.eu/fr/registration-dossier/-/registered-

dossier/18023

Physical and chemical properties https://echa.europa.eu/fr/registration-dossier/-/registered-

dossier/18023/9

Ecotoxicological information https://echa.europa.eu/fr/registration-dossier/-/registered-

dossier/18023/6/1

Toxicological information https://echa.europa.eu/fr/registration-dossier/-/registered-

dossier/18023/7/2/1

Guidance on safe use REACH dossier

 $\underline{\text{https://echa.europa.eu/fr/registration-dossier/-/registered-}}$

dossier/18023/9

Safe Handling and Use of TUBALL™

 $\frac{https://tuball.com/media/filer_public/2b/c9/2bc9afd0-9c4e-4cf5-ab9d-86b6b2de703f/200521_sh_tuball_guide.pdf}{}$

exposure and environmental risk.

For specific end uses see the exposure scenarios of the

relevant EU safety data sheets.

Food contact regulation This substance has not been subjected to any FCM

compliance dossier:

It has not been assessed for conformance to any FDA regulations and neither has it been evaluated under EU No.

10/2011.

The participation of an article producer would be necessary.

TUBALL™ does not contain any substances known to the state of California to cause cancer or developmental

and/or reproductive harm.

Compliance with Directive 2011/65/EU

California Proposition 65

(RoHS requirements)

According to the definition and restrictions given by the European Parliament, Directive 2011/65/EC and subsequent amendments, on the restriction of the use of certain hazardous substances in electrical and electronic equipment, with respect to the manufacturing process and the raw materials used, we can say that the substances listed below are not intended to be present in the production of this substance:

- lead (Pb)
- mercury (Hg)
- cadmium (Cd)
- hexavalent chromium (Cr⁺⁶)
- polybrominated biphenyls (PBBs)
- polybrominated diphenyl ethers (PBDEs)

The following substance are neither present in the raw materials nor intentionally added to the production process of this substance or added to it otherwise:

- bis(2-ethylhexyl) phthalate (DEHP)
- benzyl butyl phthalate (BBP)
- dibutyl phthalate (DBP)
- diisobutyl phthalate (DIBP)

Persistent Organic Pollutants, POP: as listed in the regulation 2019/1021 Annex I and the **Stockholm Convention**

Compliance with EU legislation Regulation (EC) No. 1907/2006, Annex XVII

None of the 10 substances listed above are intentionally added or formulated in this mixture. Therefore, by using this substance it is possible to comply with the requirements of Regulations (EC) No. 2019/1021.

We can declare and certify to our knowledge that none of the PAHs (polycyclic aromatic hydrocarbons) currently listed in the REACH ANNEX XVII list, namely:

- benzo[def]chrysene (CAS 50-32-8)
- dibenz[a,h]anthracene (CAS 53-70-3)
- benz[a]anthracene (CAS 56-55-3)
- chrysene (CAS 218-01-9)
- benzo[j]fluoranthene (CAS 205-82-3)
- benzo[e]acephenanthrylene (CAS 205-99-2)
- benzo[k]fluoranthene (CAS 207-08-9)
- benzo[e]pyrene (CAS 192-97-2)

are intentionally added during the production processes of our substance.

OCSiAl Europe S.à.r.l. does not routinely analyze for the presence of these substances.

Analysis of chemical elements

In chemical analysis of the substance, all of the following elements are below the detection limits or not used or not intentionally added:

Cadmium (Cd)	< 2 mg/kg
Chromium (Cr)	< 1000 mg/kg
Nickel (Ni)	< 350 mg/kg
Lead (Pb)	< 2 mg/kg*
Magnesium (Mg)	< 10 mg/kg
Manganese (Mn)	< 350 mg/kg
Mercury (Hg)	< 2 mg/kg*
Selenium (Se)	< 2 mg/kg*
Silver (Ag)	< 20 mg/kg*
Zinc (Zn)	Not used
3TG (tin, tungsten, tantalum or gold)	Not used
Arsenic (As)	Not used
Antimony (Sb)	Not used
Cobalt (Co)	Not used

^{*} In the chemical analysis of our substance (method used: semi-quantitative ICP-MS scans or ICP-AES), this element was below the detection limit.

Benzene, toluene, styrene, phenol, bisphenols, BHT, formaldehyde, asbestos

This substance does not contain any intentionally added benzene, toluene, styrene, phenol, bisphenols, BHT, formaldehyde or asbestos.

Conflict minerals

This substance does not contain any conflict minerals.

Document control

Effective date of change

Description of change

Change reviewed and approved by

17 March 2021 26 April 2021

Created Updated inventory ACIS Van Kerckhove G. Van Kerckhove G.



OCSiAl Europe S.à.r.l.

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Van Kerckhove Gunther EHS lead manager

(Electronically signed, valid without signature)

April 2021