

Teijin Aramid Statement on the compliance to REACH and Absence of Substances listed by SVHC, POP, ODS, RoHS3 in:	
Twaron® Products (Yarn, Fibers, Staple Fiber and Pulp)	Version: 2021-02-15

REACH: Abovementioned in Twaron® Products manufactured in the Netherlands are in compliance with REACH

We hereby certify – to the best of our knowledge - the absence of substances in Twaron® Products manufactured in the Netherlands as listed by:

SVHC: Absent.

This statement is updated based on the revision of REACH Regulation (EC) 1907/2006 dated REACH Regulation (EC) 1907/2006 dated **January 19, 2021** comprising the:

- REACH Candidate List of Substances of Very High Concern (SVHC);
- Authorization List (Annex XIV);
- Restriction List (Annex XVII).

No substances are present, above the threshold listed in the REACH Regulation (EC) 1907/2006 as published by the European Chemicals Agency (ECHA) or intentionally added¹ to abovementioned Twaron® Product except for 1-Methyl-2-Pyrrolidone (NMP, CAS 872-50-4) that is used during polymer production. The polymer is the basis for the above mention Twaron® Product. The above mentioned Twaron® Products do not contain NMP above the threshold of 0.1% as set by ECHA.

POP (Persistent Organic Pollutants): Absent

Commission Regulation (EU) 2016/460 amending Annexes IV and V to Regulation (EC) 850/2004 (original version of 29/04/2004, consolidated text of 04/12/2015), including later amendments (Stockholm Convention);

ODS (Ozone Depleting Substances): Absent

Regulation (EC) 1005/2009 of 16th September 2009 on substances that deplete the ozone layer (Montreal Protocol);

RoHS3 (Restriction of Hazardous Substances in electrical and electronic equipment): Absent

Directive 2011/65/EC and amend Annex II Directive (EU) 2015, 863.

Please refer to the Article Safety Data Sheets for the safe handling of the products and local regulations.

For Teijin Aramid BV,



Johan Boelee
Manager CSR/QHSE



Hendrik de Zeeuw
a.i. Director Marketing & Sales

Arnhem, the Netherlands

Changes to previous version:

*Separation of Reach compliance with Absence of substances. Revised format, including scope change.
Update of ECHA candidate list of January 19, 2021 checked.*

Previous version: 2020-07-06

¹ the definition of “intentionally added” is the deliberate use in the formulation of a product or subpart where its continued presence is intended to provide a desired characteristic, appearance or quality.

Disclaimer: This data reflects our best knowledge at the time of publication. The content is subject to change as a result of new developments. It only contains a selection of the properties of the product(s) and is meant for commercial use only. Teijin Aramid gives no warranties and does not accept any liability regarding (i) the fitness of the products for any particular use, (ii) the correctness, completeness and usage of the information, (iii) the usage of the products (iv) or any infringement of any (intellectual or industrial) property of a third party. All intellectual property rights regarding this publication are the property of or are licensed to Teijin Aramid. Without our prior written consent, the reproduction and publishing of (parts of) this publication is prohibited.