

**ASSESSMENT REPORT  
PROPOSAL IN COMPLIANCE WITH REACH**

**Product Name:** STONE PAPER – RB

**Company Name:** SHANXI UNI-MOON GREEN PAPER CO., LTD.

**Assessment Period:** 2018.6.25-2018.6.29



REACH24H Consulting Group

Prepared by: Jessica Reviewed by: Joe Approved by: Jason

## ASSESSMENT REPORT


## PROPOSAL IN COMPLIANCE WITH REACH

## 1 Company's Information

Company's Name:	SHANXI UNI-MOON GREEN PAPER CO., LTD.
Company's Address:	NANCHANG VILLAGE, DUANCUN TOWN, PINGYAO DISTRICT, JINZHONG CITY, SHANXI PROVINCE
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## 2 Product Identification and REACH Compliance Conclusion

## 2.1 Product Identification

Product Name:	STONE PAPER – RB
Product Type:	/
Product Picture:	

## 2.2 REACH Compliance Conclusion

Commissioned by SHANXI UNI-MOON GREEN PAPER CO., LTD. to conduct REACH (1907/2006 (EC)) compliance assessment, according to the REACH Assessment Application Form and requirements of REACH Regulation, we draw a conclusion that:

**STONE PAPER – RB complies with REACH Regulation.**

## 3 Assessment Basis

## 3.1 Registration

- According to Article 5 of REACH Regulation, substances on their own, in mixtures or in articles shall not be manufactured in the Community or placed on the market unless they have been registered in accordance with the relevant provisions of this Title where this is required.
- According to Article 6 of REACH Regulation, any manufacturer or importer of a substance, either on its

own or in one or more mixture, in quantities of one tonne or more per year shall submit a registration to the Agency.

- c) According to Article 2 and Article 6 of REACH Regulation, if the product is a polymer, the Registration obligation is not required, but the monomer substances consist the polymer shall meet the registration requirements.
- d) According to Article 7 of REACH Regulation, any producer or importer of articles shall submit a registration to the Agency for any substance contained in those articles, if both the following conditions are met:
  - i. the substance is present in those articles in quantities totalling over one tonne per producer or importer per year;
  - ii. the substance is intended to be released under normal or reasonably foreseeable conditions of use.

### **3.2 Information Communication down the Supply Chain**

According to Article 31 of REACH Regulation, if the product is defined as “mixture”, and meets the duty to communicate information on substances in mixture, a safety data sheet (SDS) is needed.

According to Article 33 of REACH Regulation, if the product is defined as “article”, and there is any SVHC (Substance of Very High Concern) exceeding 0.1% contained in the product, the manufacturer shall provide the recipient of the article with sufficient information, available to the supplier, to allow safe use of the article including, as a minimum, the name of that substance. If the consumer requests, the relevant information shall be provided, free of charge, within 45 days.

### **3.3 Notification**

According to Article 7 of REACH Regulation, if the product is defined as “article” under REACH Regulation, and there is any SVHC (Substance of Very High Concern) exceeding 0.1% contained in the product, and the SVHC is present in those articles in quantities totalling over one tonne per producer or importer per year, then the obligation of notification is required.

SVHC list: <https://echa.europa.eu/candidate-list-table>

### **3.4 Authorization**

According to Article 56 of REACH Regulation, A manufacturer, importer or downstream user shall not place a substance on the market for a use or use it himself if that substance is included in Annex XIV

### **3.5 Restriction**

According to Article 67 of REACH Regulation, A substance on its own, in a mixture or in an article, for which Annex XVII (Restricted Substance List) contains a restriction shall not be manufactured, placed on the market or used unless it complies with the conditions of that restriction. This shall not apply to the manufacture, placing on the market or use of a substance in scientific research and development.

Restricted Substance List: <https://echa.europa.eu/substances-restricted-under-reach>

## **4 REACH Compliance Conclusion and Suggestions**

### **4.1 Assessment Results**

Based on the REACH Assessment Application Form provided, assessment results are shown in Table 1:

Table 1

No.	Product	Substance	CAS No.	Content	SVHC (Y/N)	Restricted Substance	
						Y/N	Conclusion
1	STONE PAPER – RB	Calcium carbonate	471-34-1	55-65%	N	N	Pass
		Ethene, homopolymer	9002-88-4	35-45%	N	N	Pass

Remark:

Y: means the substance is a SVHC or Restricted Substance;

N: means the substance is not a SVHC or Restricted Substance;

Pass: meet the requirement;

Fail: doesn't meet the requirement;

N/A: without conclusions or not applicable.

## 4.2 REACH Compliance Assessment Conclusion

In conclusion, the REACH compliance assessment conclusions of STONE PAPER – RB is shown as follows:

1. The obligation of registration, information communication, notification, authorization and restriction is not required.

## 5 Validity

This assessment report is according to the 191 SVHC and current 71 entries in the REACH Restriction List. Any updates to REACH Regulation, this report shall be updated.

## 6 Annex

Annex 1 REACH Assessment Application Form

## **STATEMENT**

### **First: Instruction for the Assessment Conclusion**

The above assessment conclusions that we REACH24H CONSULTING GROUP have made is based on the understanding and analysis of the consignor's products and REACH Regulation and only applies to the situation described in the report. This conclusion does not apply to any enterprise or product that fails to meet the description.

As parts of REACH Regulation are still under modification, the above conclusion only applies to REACH Regulation as it currently stands.

This report is only used to assist the consignor to know his own responsibility and obligation under REACH Regulation, and provide the actors in his supply chain with evidence that his products are in compliance with REACH Regulation.

The consignor should study this report carefully. If there is any doubt or suggestion, please contact us and we will do our best to clarify and include any necessary amendments.

### **Second: Disclaimer Statement**

We undertake no responsibility and no obligation to verify the authenticity of information provided by the consignor.

The Manufacturer should ensure the products are consistent with the testing sample and the information (REACH compliance assessment application form, and etc.) provided to our company in material, vendors and production process. We can't be held responsible or bear any consequence which may result from differences between the sample products provided to us and the exported products.

We have completed this report with all professional competence, responsibility and reasonable due diligence, however due to the limited approach to the consignor, the products and the market we can't guarantee that the content of the report is fully accurate.

Consignor should make a cautious decision to adopt the assessment conclusion of this report. We assume no liability for any loss incurred as a result of the use of the conclusion.

### **Third: Privacy Statement and Others**

This report has been completed by REACH24H independently. We guarantee that we shall not disclose information in the above report to any third party (except with the express written permission of consignor).

We shall assume no responsibility for any loss caused by disclosure of the report.

We suggest that before offering the report the consignor should sign a security agreement with the third party in order to keep the information of consignor and products in the report from disclosure.