

# TEGOSOFT® CR MB

## Product data record (PDR)

### 1. General information

#### 1.1 Supplier

Evonik Nutrition & Care GmbH  
Business Line Care Solutions  
Goldschmidtstrasse 100  
D-45127 Essen / Germany  
[personal-care@evonik.com](mailto:personal-care@evonik.com)  
<http://www.evonik.com/personal-care>

#### 1.2 Product Description

1.2.1 Raw material category waxy lipophilic emollient

#### 1.2.2 Ingredients according to INCI

Cetyl Ricinoleate

#### 1.2.3 Composition

| Components        | Source    | Ratio |
|-------------------|-----------|-------|
| Cetyl Ricinoleate | vegetable | 100 % |

This composition information serves for information of our customers only.  
It is neither relevant for the composition listing according to Regulation (EC) No 1223/2009, nor does it reflect the chemical composition according to the different chemical regulations in the world which is disclosed in the table "information on ingredients/hazardous components" in the relevant parts of the respective (Material) Safety Data Sheets.

#### 1.2.4 Solvents, preservatives and other additives

|              | CAS No. | EINECS / EC No. | content | Function |
|--------------|---------|-----------------|---------|----------|
| no additives |         |                 |         |          |

Unless mentioned in our PDR under section 2.1 (By products) or 2.2 (CMR), no components which are listed in Annex II of the Regulation (EC) No 1223/2009 and its modifications and updates are added to and are not to be expected in the above mentioned product due to the raw materials used and the production process.

## 2. Information on production process

General description of production process:  
Esterification product

The product is not irradiated.

TEGOSOFT® CR MB is produced in the strictest absence of any animal derived material of any type.

Residual plant based source (dominant origin of main constituents): palm oil, castor oil

GMO-Status:

The item does not contain ingredients that might have been derived from GM sources. However max 0.9 % cross-contamination is possible. Any protein or DNA is not present. Consequently the product will be PCR negative when tested.

### 2.1 By products

|                                |  | method         |
|--------------------------------|--|----------------|
| Residual solvents              | not applicable   |                |
| Free amines                    | not applicable   | Chromatography |
| Nitrosamines                   | not applicable   |                |
| Monochloroacetic acid          | not applicable   | Chromatography |
| Dichloroacetic acid            | not applicable   | Chromatography |
| 1,4-Dioxane                    | not applicable   |                |
| Pesticides                     | meets the valid regulatory requirements for limits on agricultural pesticides              |                |
| Total heavy metals             | max. 20 ppm  | AAS-ICP        |
| As, Cd, Co, Cr, Hg, Ni, Pb, Sb | Each < 1 ppm   | AAS-ICP        |
| Latex                          | not to be expected in the product due to the raw materials used and the production process |                |
| VOC                            | < 3 % according to SR (Swiss Right)<br>814.018   |                |

### 2.2 CMR (Carcinogenic, Mutagenic or Reprotoxic)

The use in cosmetic products of substances classified as CMR substances, of category 1A or 1B or 2 under Part 3 of Annex VI to Regulation (EC) No 1272/2008 shall be prohibited.

Further Information:

<http://eur-lex.europa.eu/LexUriServ/LexUriServ.do?uri=OJ:L:2009:342:0059:0209:en:PDF>

Some of the CMR substances mentioned below and listed in Annex VI to Regulation (EC) No 1272/2008 are used as starting materials or solvents for the production of our cosmetic raw materials and may require reporting under California Proposition 65 or the Safe Cosmetics Act, SB 484.

The presence of these prohibited substances has to be seen as non-intended. It is stemming from impurities of the starting materials or the manufacturing process which is technically unavoidable in good manufacturing practice.

| CMR substance                     | Starting material | max. concentration | method |
|-----------------------------------|-------------------|--------------------|--------|
| Ethylene Oxide                    | no                |                    |        |
| Propylene Oxide                   | no                |                    |        |
| Octamethylcyclotetrasiloxane (D4) | no                |                    |        |
| 2-Ethylhexanoic Acid              | no                |                    |        |
| n-Hexane                          | no                |                    |        |
| Methyl Chloride                   | no                |                    |        |
| Dimethyl Sulphate                 | no                |                    |        |

### 2.3 "Allergens" according to the Regulation (EC) No 1223/2009

The presence of substances, the mentioning of which is required under the column 'Other' in Annex III, shall be indicated in the list of ingredients in addition to the terms perfume or aroma.

The cosmetic raw materials and the cosmetic actives supplied by Evonik Personal Care are manufactured without the use of perfumes and fragrances. An analytical proof for the absence in traces of the substances to be mentioned in addition to the terms perfume or aroma is not performed in cosmetic raw materials, which are chemically produced.

None of these substances have been intentionally added to our cosmetic raw materials or are formed during the manufacturing process according to our knowledge of the chemistry.

### 2.4 Food Ingredients listed in Annex II of Regulation (EU) No 1169/2011

None of these substances have been intentionally added to our cosmetic raw materials or are formed during the manufacturing process according to our knowledge of the chemistry.

## 3. Microbiological status

|                    |                |
|--------------------|----------------|
| Total Viable Count | max. 100 cfu/g |
| Pathogens*         | absent/g       |

\*Pathogens are: Enterobacteria, Pseudomonas, Enterococci, Candida albicans, Staphylococci

## 4. Shelf life / storage conditions

720 days after production (unopened original packaging)

## 5. Regulatory Status

|     |            |          |
|-----|------------|----------|
| 5.1 | HS-Code    | 291819   |
|     | EU-CN-Code | 29181998 |

### 5.2 Regulatory status (chemical regulations)

Europe

| Components        | REACH status                 | CAS No.    | EINECS / EC No. |
|-------------------|------------------------------|------------|-----------------|
| Cetyl Ricinoleate | Reg. No.<br>01-2120120593-64 | 10401-55-5 | 233-864-4       |

Other countries

| Country   |               | yes / no | Remark |
|-----------|---------------|----------|--------|
| Australia | AICS:         | yes      |        |
| China     | IECSC:        | yes      |        |
| Canada    | DSL:<br>NDSL: | yes      |        |
| Taiwan    | TCSI:         | yes      |        |

In the following countries the relevant authorities currently do not require pre-market approval for cosmetic raw materials:

Brazil, Japan, South Korea, Philippines, USA

#### 5.2.1 Regulatory status (cosmetic regulation)

| Country |       | yes / no | Remark   |
|---------|-------|----------|--|
| China   | CFDA: | yes      |  |
| Japan   | JSQI: | yes      | JSQI No. 501146, but specifications not controlled |

## 6. Toxicology and Ecotoxicology

Refer to summary of ecotoxicological and toxicological data

## 7. Packaging

720 kg (4 x 180 kg drum)