

**NATIONAL INDUSTRIAL CHEMICALS NOTIFICATION AND ASSESSMENT SCHEME  
(NICNAS)**

**POLYMER OF LOW CONCERN PUBLIC REPORT**

**Polymer 2 in Resydrol AZ 6710 and AZ 6195w**

This Assessment has been compiled in accordance with the provisions of the *Industrial Chemicals (Notification and Assessment) Act 1989* (Cwlth) (the Act) and Regulations. The National Industrial Chemicals Notification and Assessment Scheme (NICNAS) is administered by the Australian Government Department of Health and Ageing, and conducts the risk assessment for public health and occupational health and safety. The assessment of environmental risk is conducted by the Australian Government Department of Sustainability, Environment, Water, Population and Communities.

For the purposes of subsection 78(1) of the Act, this Public Report may be inspected at our NICNAS office by appointment only at Level 7, 260 Elizabeth Street, Surry Hills NSW 2010.

This Public Report is also available for viewing and downloading from the NICNAS website or available on request, free of charge, by contacting NICNAS. For requests and enquiries please contact the NICNAS Administration Coordinator at:

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**Director  
NICNAS**

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**Table of Contents**

SUMMARY .....	2
CONCLUSIONS AND REGULATORY OBLIGATIONS.....	2
ASSESSMENT DETAILS.....	3
1. APPLICANT AND NOTIFICATION DETAILS .....	3
2. IDENTITY OF POLYMER .....	3
3. PLC CRITERIA JUSTIFICATION .....	4
4. PHYSICAL AND CHEMICAL PROPERTIES.....	4
5. INTRODUCTION AND USE INFORMATION .....	4
6. HUMAN HEALTH RISK ASSESSMENT.....	4
7. ENVIRONMENTAL RISK ASSESSMENT .....	5

## SUMMARY

The following details will be published in the NICNAS *Chemical Gazette*:

ASSESSMENT REFERENCE	APPLICANT(S)	CHEMICAL OR TRADE NAME	HAZARDOUS SUBSTANCE	INTRODUCTION VOLUME	USE
PLC/1065	Cytec Australia Holdings Pty Ltd	Polymer 2 in Resydrol AZ 6710 and AZ 6195w	No	≤ 400 tonnes per annum	Component of exterior wood coatings

## CONCLUSIONS AND REGULATORY OBLIGATIONS

### **Human Health Risk Assessment**

Based on the assumed low hazard and the assessed use pattern, the notified polymer is not considered to pose an unreasonable risk to the health of workers and the public.

### **Environmental Risk Assessment**

Based on the assumed low hazard and the assessed use pattern, the notified polymer is not considered to pose an unreasonable risk to the environment.

### **Health and Safety Recommendations**

- No specific engineering controls, work practices or personal protective equipment are required for the safe use of the notified polymers themselves. However, these should be selected on the basis of all ingredients in the formulation.

Guidance in selection of personal protective equipment can be obtained from Australian, Australian/New Zealand or other approved standards.

- A copy of the MSDS should be easily accessible to employees.
- If products and mixtures containing the notified polymers are classified as hazardous to health in accordance with the *Approved Criteria for Classifying Hazardous Substances* [NOHSC:1008(2004)], workplace practices and control procedures consistent with provisions of State and Territory hazardous substances legislation must be in operation.

### **Environmental Recommendations**

- No specific control measures are required to minimise release of the notified polymer to the environment.

### **Disposal**

- The notified polymer should be disposed of to landfill.

### **Emergency Procedures**

- Spills and/or accidental release of the notified polymer should be handled by physical containment, collection and subsequent safe disposal.

**Secondary Notification**

This risk assessment is based on the information available at the time of notification. The Director may call for the reassessment of the polymer under secondary notification provisions based on changes in certain circumstances. Under Section 64 of the *Industrial Chemicals (Notification and Assessment) Act (1989)* the notifier, as well as any other importer or manufacturer of the notified polymer, have post-assessment regulatory obligations to notify NICNAS when any of these circumstances change. These obligations apply even when the notified polymer is listed on the Australian Inventory of Chemical Substances (AICS).

Therefore, the Director of NICNAS must be notified in writing within 28 days by the notifier, other importer or manufacturer:

- (1) Under Section 64(1) of the Act; if
  - the notified polymer is introduced in a chemical form that does not meet the PLC criteria.

or

- (2) Under Section 64(2) of the Act; if
  - the function or use of the notified polymer has changed from component of exterior wood coatings, or is likely to change significantly;
  - the amount of notified polymer being introduced has increased per annum, or is likely to increase, significantly;
  - the notified polymer has begun to be manufactured in Australia;
  - additional information has become available to the person as to an adverse effect of the notified polymer on occupational health and safety, public health, or the environment.

The Director will then decide whether a reassessment (i.e. a secondary notification and assessment) is required.

**Material Safety Data Sheet**

The MSDS of the product containing the notified polymer was provided by the applicant. The accuracy of the information on the MSDS remains the responsibility of the applicant.

**ASSESSMENT DETAILS****1. APPLICANT AND NOTIFICATION DETAILS****Applicants**

Cytec Australia Holdings Pty Ltd (ABN 45 081 148 629)  
Suite 1, Level 1 Norwest Quay, 21 Solent Circuit,  
Norwest Business Park, Baulkham Hills, NSW 2153

**Exempt Information (Section 75 of the Act)**

Data items and details claimed exempt from publication: chemical name, other names, CAS number, molecular and structural formulae, molecular weight, polymer constituents, and import volume.

**2. IDENTITY OF POLYMER****Marketing Name(s)**

Polymer 2 in Resydrol AZ 6710 and AZ 6195w

**Molecular Weight**

Number Average Molecular Weight (Mn) is > 1,000 Da

**Reactive Functional Groups**

The notified polymer contains only low concern functional groups.

**3. PLC CRITERIA JUSTIFICATION**

<i>Criterion</i>	<i>Criterion met</i>
Molecular Weight Requirements	Yes
Functional Group Equivalent Weight (FGEW) Requirements	Yes
Low Charge Density	Yes
Approved Elements Only	Yes
Stable Under Normal Conditions of Use	Yes
Not Water Absorbing	Yes
Not a Hazard Substance or Dangerous Good	Yes

The notified polymer meets the PLC criteria.

**4. PHYSICAL AND CHEMICAL PROPERTIES**

Appearance at 20°C and 101.3 kPa	Light brown viscous liquid
Melting Point/Glass Transition Temp	< 0 °C
Density	1020 kg/m <sup>3</sup> at 20 °C
Water Solubility	0.1 g/L, indicating the polymer is moderately soluble in water. The data was determined via measurement of the transmission of visible light for a series of dilutions of the original water-borne emulsion product. The highest concentration that reached about 100% transmission of visible light at 620 nm wavelength was determined to be the solubility according to the test report.
Dissociation Constant	Not determined. The notified polymer contains acid functionality which are expected to show typical acidity (pK <sub>a</sub> ~ 4 – 6).
Particle Size	Not applicable (liquid form)
Reactivity	Stable under normal environmental conditions
Degradation Products	Not known

**5. INTRODUCTION AND USE INFORMATION****Maximum Introduction Volume of Notified Chemical (100%) Over Next 5 Years**

<i>Year</i>	1	2	3	4	5
<i>Tonnes</i>	20 - 400	20 - 400	20 - 400	20 - 400	20 - 400

**Use**

The notified polymer will be imported into Australia in dispersion at up to 30% and it will be reformulated to be used as up to 10% in exterior wood coatings.

**6. HUMAN HEALTH RISK ASSESSMENT**

No toxicological data were submitted. The notified polymer meets the PLC criteria and is therefore assumed to be of low hazard. The risk of the notified polymer to occupational and public health is not considered to be unreasonable given the assumed low hazard and the assessed use pattern.

## 7. ENVIRONMENTAL RISK ASSESSMENT

No ecotoxicological data were submitted. Anionic polymers are known to be moderately toxic to algae. The mode of toxic action is over-chelation of nutrient elements needed by algae for growth. The highest toxicity is when the acid is on alternating carbons of the polymer backbone. This does not apply to the notified polymer and it is therefore unlikely to pose an over-chelation hazard to algae.

The notified polymer will be imported into Australia as a component ( $\leq 30\%$ ) of water based dispersion solution. It will be reformulated into wood coating systems containing  $\leq 10\%$  of the notified polymer. Release of the notified polymer from accidental spills is estimated to be 0.1% of the import volume. Accidental spills are expected to be contained, collected and disposed of to landfill. Reformulation wastes from cleaning of equipment and container residues containing the notified polymer (1.2%) are expected to be sent to a licensed waste facility for disposal in accordance with local, State and Federal regulations. During application of the coating, release to the environment may occur from residues in empty containers (2%), spills (2%) and from cleaning of equipment (5%). The majority of the release is expected to be in the form of polymer adsorbed onto wood. Brushes and rollers will be cleaned by wiping on newspaper followed by rinsing in water. The used newspaper and any drop sheets, cleaning cloths or rags will be disposed of to landfill. Residues in empty containers and spills (collected using inert material) are expected to be disposed of to landfill. As a worst case scenario it is assumed that 5% of the notified polymer from cleaning of equipment will be released to sewers. Assuming 0% of the notified polymer will be removed via absorption to sludge in the sewage treatment plant, the resultant predicted environmental concentration (PEC) in sewage effluent on a nationwide basis is estimated as 12.12  $\mu\text{g/L}$  [ $\text{PEC}_{\text{River}} = 54.79 \text{ kg notified polymer/day} \div (200 \text{ L/person/day} \times 22.613 \text{ million people}) \times 1 \text{ (dilution factor)}$ ]. The PEC is well below the EC50 for algae of the most toxic anionic polymers ( $\text{EC}_{50} > 1 \text{ mg/L}$ ).

Once cured, the coatings containing the notified polymer will form an inert polymer matrix, and the incorporated notified polymer will not be bioavailable. Discarded end use coated articles containing the notified polymer are expected to be disposed of to landfill. In landfill, the notified polymer is not expected to be mobile or bioavailable and will eventually degrade by abiotic and biotic processes into water, methane and oxides of carbon. The notified polymer is not expected to be readily biodegradable, but bioaccumulation is not likely based on its high molecular weight. Therefore, the notified polymer is not considered to pose an unreasonable risk to the aquatic environment based on its assessed use pattern.