

To whom it may concern,

The products you are requesting SDS information for are classified as a **cosmetic**. This is because they are products used for the purpose of washing human skin. Therefore, they are regulated by Regulation EC no 1223/2009 (as amended) and are thus **exempt** from the Safety Data Sheet (SDS), COSHH sheets and requirements of Regulation EC no 453/2010. Along with also being exempt from the classification and labelling rules of the Classification, Labelling and Packaging Regulation (CLP) (EC) No 1272/2008.

If the above rules were ignored, the composition of the products would classify them as **corrosive**. The SDS would state the product should not be applied to skin and gloves and safety glasses are to be worn when using it. The products would also have to have a GHS corrosive symbol on the label with the appropriate CLP hazard statements warning that the product is damaging to skin and eyes.

Therefore, cosmetics do not follow CLP to prevent confusing and contradicting information reaching the general public, who would not want to put a corrosive skin damaging product on their skin.

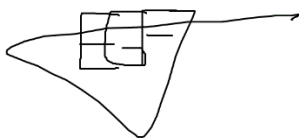
If we were to create an SDS for these products they would either be:

- 1) Completely blank. There would be between 8 and 14 pages of every box saying N/A or Not Applicable and therefore it would be of no use.
- 2) The product would be corrosive and list all the "hazardous" ingredients.

Legally, the only thing we need to supply is the INCI ingredient listing along with the appropriate consumer safety reports pertaining to the product which can be supplied if needed/requested.

Hope this concludes the matter

Kindest Regards,

A handwritten signature in black ink, appearing to read 'Evan', enclosed within a rectangular box. The signature is stylized and somewhat abstract.

Evan Gianfranco Totis  
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