



## AKTIFIT AM

**Manufacturer** HOFFMANN MINERAL GmbH  
 Muenchener Strasse 75  
 86633 Neuburg a. d. Donau, Germany  
 Phone +49 8431 53-0  
 www.hoffmann-mineral.com

**Trade Name** AKTIFIT AM

**Product Identifier** Neuburg Siliceous Earth, calcined and amino functionalized

### 1. Product Description

AKTIFIT AM is based on Neuburg Siliceous Earth calcined and amino functionalized with bonding agent.

### 2. Mineralogical Composition

Based on X-ray diffraction pattern analysis combined with Rietveld.

| Characteristics  | CAS-No.    | Concentration |
|--|------------|---------------|
| Cryptocrystalline Silica (alveolar dust quantity: <0,1% by weight) | 7631-86-9  | 55 - 65 %     |
| Calcined Kaolin  | 92704-41-1 | 25 - 35 %     |
| Amorphous Silica   | 7631-86-9  | 5 - 10 %      |
| Bonding agent*   |            |               |

\*The exact chemical composition and concentration of the bonding agent is a part of company know-how and, therefore, confidential.

## 3. International Regulations

Our product complies with:

- Directive (EU) 2015/863 amending Annex II to Directive 2011/65/EU (RoHS 3) (latest version)
- ELV Directive 2000/53/EC (latest version)
- WEEE Directive 2012/19/EC (latest version)

Our product is not subject to:

- Biocidal Products Directive 98/8/EC (latest version)
- Dual-Use Regulation (EU) 2021/821 (latest version)
- Explosives Precursors Regulation (EU) 2019/1148 (latest version)
- Ozone Regulation (EC) No 1005/2009 (latest version)
- PIC Regulation (EU) No 649/2012 (latest version)

## 4. International Registration Status

Our product is listed in or exempt from the following substance lists/inventories:

- DSL (Canada)
- ENCS (Japan)
- IECSC (China)
- NZIoC (New Zealand)
- PICCS (Philippines)
- TCSI (Taiwan)
- TSCA (USA)

For more information please contact our Product Safety Department under [erp@hoffmann-mineral.com](mailto:erp@hoffmann-mineral.com).

## 5. EU-REACH EC 1907/2006

### Status of Registration

Our product as a **surface-treated substance** is **exempt** from the requirement to register in accordance with REACH Questions and Answers (ID 38) published by European Chemical Agency (ECHA).

### SVHC Confirmation

Our product does not contain any SVHC according to the candidate list in the current valid form, above the threshold limit of 0.1 % w/w.

### Restrictions and Authorisations

Our product does not contain any substances listed in Annex XIV and Annex XVII in the current valid form.

## 6. CLP EC 1272/2008

Our product is not classified, according to the CLP regulation. For more details see our voluntary safety data sheet.

Due to a cryptocrystalline silica alveolar dust content of < 0.1 % by weight (DIN EN 15051-3), classification in accordance with CLP Regulation is not required.

Our product does not contain titanium dioxide in concentrations above 1 % (w/w), therefore Regulation (EU) 2020/217 - 14.ATP of CLP-Regulation does not apply.

## 7. California Proposition 65

Our product contains chemicals known to the state of California to cause cancer or reproductive toxicity:

- Silica (crystalline, respirable), CAS 7631-86-9

Nevertheless, the amount of respirable cryptocrystalline silica A-dust is <0.1% by weight (DIN EN 15051-3).

## 8. Nanomaterials, Directive 1223/2009/EC Regulation (EU) 2017/745 French Decree N°2012-232

Above mentioned European Regulations incl. French Decree defines 'nanomaterial' as "a natural, incidental or manufactured material containing particles in an unbound state or as an aggregate or as an agglomerate and where, for 50 % or more of the particles in the number size distribution, one or more external dimensions is in the size range 1-100 nm."

Based on this definition our product is **no nanomaterial**.

## 9. Heavy Metals

Our product does not contain **antimony, arsenic, barium, cadmium, chromium VI, cobalt, lead, mercury, selenium** or their compounds or residual elements at more than 0,01% (w/w) (mercury not more than 0,005% (w/w)) of the total ingredient.

## 10. Miscellaneous Substances

Our product does not contain and we do not add intentionally any of the following substances:

- 1,4-Dioxane
- ADI (Animal Derived Ingredients)
- Allergens or precursor of allergens according to the Regulation (EC) No 1223/2009, Appendix III and any other substances known as allergens due to the current stand of knowledge
- APEOs (Alkylphenolethoxylates)
- Asbestos or asbestiform minerals
- Bisphenols
- Conflict minerals (tungsten, tantalum, tin, gold)
- DMF (Dimethyl Fumarate, CAS 624-49-7)
- Epoxy derivatives
- Formaldehyde (CAS 50-00-0) and acetaldehyde (CAS 75-07-0)
- GADSL substances (Global Automotive Declarable Substance List), which have to be declared
- GMO (Genetically Modified Organisms) manufactured substances
- Hazardous air pollutants (according to the definition of international rules known to us)
- Ionizing radiation treated substances
- Izothiazolinone compounds
- N-nitrosamines, nitrosatable amines and aromatic amines
- Ozone Depleting Chemicals
- PAHs (Polynuclear Aromatic Hydrocarbons and Polycyclic Aromatic Hydrocarbons)
- Palm oil
- PBT and vPvB substances
- PFAS (Polyfluoroalkyl chemicals)
- Phthalates
- POP substances according to regulation (EU) 2019/1021

## 11. VOC

Our product does not contain Volatile Organic Compounds according to 2010/75/EU.

## 12. Animal Testing

Our product is not animal tested.

Raw materials used in our products were tested on animals only in connection with requirements of the current Chemical Laws and not because of cosmetic questions.

## 13. Food Contact

Our product could be used in Food / Drinking Water Materials in compliance with following regulations and recommendations:

- Regulation (EU) 10/2011 (latest version)
- BfR Recommendations on Food Contact Materials XXI (latest version)
- Evaluation criteria for plastics and other organic materials in contact with drinking water (KfW-BWGL) (latest version)
- FDA Regulations / 21 C.F.R.
- Regulation (EC) 1935/2004 (latest version)
- Directive (EU) 2020/2184 (latest version)

Please note that further terms and conditions have to be taken into consideration to comply with the specific regulations, recommendations and applications. For further information please contact our Product Safety Department under [erp@hoffmann-mineral.com](mailto:erp@hoffmann-mineral.com).

## 14. Toy Safety

Our product complies with:

- TPCH requirements of CONEG-Lead, mercury, cadmium, and hexavalent chromium concentration levels do not exceed 100 parts per million by weight
- 16 CFR 1303 Lead concentration does not exceed 0.009 percent
- EN 71-3:2021-06 Cadmium, mercury, arsenic, chromium(VI) and lead concentration levels do not exceed Category III limits

## 15. Summary Confirmation

All information and statements given in this Product Safety Information are believed to be accurate at the time of publication.

For additional information please consult the Safety Data Sheets and Technical Information of our products.

If you have any further questions regards to Product Safety Information do not hesitate to contact our Product Safety Department under [erp@hoffmann-mineral.com](mailto:erp@hoffmann-mineral.com).

This document was created electronically and, therefore, is not signed.