

Platform Data Protection and Privacy Policy

- Introduction
- Objective
- Scope
- General Principles for Processing Personal Data
- Transfer of Personal Data
- Rights of the Data Subject
- Procedural Rules
- Definitions

Platform Specialty Products Corporation (sometimes referred to as “Platform,” “we,” the “Company,” or “us”) values and protects the Personal Data of our employees, business partners and others that provide us with this information. In support of Platform’s global business processes, it is essential that the necessary information and data are provided throughout the Platform group of companies, but only as needed and appropriate. The Company’s international operations require it to comply with the various legal requirements in different countries and regions. At the same time, adequate protection must be afforded to our employees and business partners, as well as to any other parties that have entrusted us with Personal Data.

The transfer of Personal Data across national borders is only permissible if such data is properly protected while in route, and the business units of the Company and contracted third parties that possess or process the data can give an adequate guarantee that the privacy of the individuals whose data is transmitted is similarly secured. This Corporate Directive on Data Protection and Personal Data Privacy (referred to herein as the “Corporate Directive”) is designed to ensure that all entities within the Platform Group and contracted third parties fully comply with this Corporate Directive. The Platform Group shall also comply with the EU-US Privacy Shield Framework for as long as it possesses or processes the Personal Data of Data Subjects.

1. Introduction

For an innovative global company such as Platform, the acquisition and meaningful use of information is of immense importance to achieving corporate objectives in all areas of business. Contemporary communication channels such as the Internet, intranets and email play an essential part in accessing and exchanging information. They allow Platform to prepare and implement corporate decisions faster and more effectively.

However, improvements resulting from developments in information technology may also entail greater risks, which have to be taken into account by ethical and compliant enterprises such as Platform. For instance, personal rights could be violated by the improper or incorrect use of information technology.

In this regard, Platform strives to protect the personal rights of any Data Subject whose Personal Data it processes – including its current, future and former employees, customers, suppliers, other contractual partners and website visitors, regardless of the means or methods of collection of such Personal Data. In this context, Platform has issued the following Corporate Directive that applies throughout the organization. It is binding upon the Platform Group and its third party service providers and governs its Data Protection and Personal Data Privacy efforts. Moreover, the Platform Group shall abide by the EU-US Privacy Shield Framework.

2. Objective

This Corporate Directive has the objective of defining security standards for processing, storing, and transferring Personal Data of Data Subjects within the Platform Group and to authorized third party service providers in order to ensure adequate protection of personal rights of the affected Data Subjects. Complying with this Corporate Directive and the EU-US Privacy Shield Framework is a requirement for the exchange of Personal Data within the Platform Group and to third parties we contract with for the transmission and Processing of Personal Data. Without limiting the foregoing, all Personal Data received from the European Union (EU), and more generally, the European Economic Area (EEA), shall be protected in accordance with the EU-US Privacy Shield Framework. The EU-US Privacy Shield Framework can be found at <https://www.privacyshield.gov/welcome>.

3. Scope

This Corporate Directive and the EU-US Privacy Shield Framework govern all data privacy issues. It applies to the Processing of the Personal Data of any individual whose Personal Data is processed within the Platform Group or third party service providers, including Platform's current, future and former employees, customers, suppliers, other contractual partners and website visitors, regardless of the origin of the data. The Data Protection and Data Security standards of this Corporate Directive are binding upon all Platform Group entities.

Existing or new legal requirements and obligations – both national and international – in the event of a conflict shall have precedence over this Corporate Directive in countries where the collection, transmission or Processing of Personal Data occurs. Every recipient of data must therefore check whether those regulations apply in its/his/her field of responsibility and ensure compliance. However, where Data Privacy requirements under national or international law are less strict than under this Corporate Directive or the EU-US Privacy Shield Framework, this Corporate Directive and the EU-US Privacy Shield Framework, as applicable, shall prevail. In certain countries, the data protection authorities require notification from the Data Controller before any wholly or partially automated Processing of Personal Data is performed. Each Platform Group entity is responsible for complying with any notification obligations in their respective countries. The Transfer of Personal Data to government authorities and agencies is only permissible in accordance with the respective applicable national laws.

Whenever a Platform Group company has reason to believe that applicable statutory regulations are preventing it from fulfilling its obligations under mandatory internal company requirements, such as this Corporate Directive, and are significantly detrimental to the guarantees provided to Data Subjects thereunder, it shall notify Platform's Corporate legal department immediately unless prohibited from doing so by a law enforcement agency under applicable law.

4. General Principles for Processing Personal Data

4.1 Permissibility of Data Processing

The transmitting and, if applicable, the subsequent Processing of Personal Data is permitted only if the Data Subject has consented thereto, been given proper prior notice or if permissible under applicable law as set forth in this Corporate Directive and/or the EU-US Privacy Shield Framework. In any case, the Platform Group company must comply with this Corporate Directive, the EU-US Privacy Shield Framework and any applicable law or regulation. The permissibility of processing Personal Data is a prerequisite for the Transfer of Personal Data pursuant to Section 5 below.

Consent shall be voluntary and declared in writing or by other legally permissible means, such as notice, whereby the Data Subject must be informed in advance about the purpose of such Processing of Personal Data if used for a purpose different than that for which it was originally collected. The declaration of Consent or notice must be clear to the Data Subject.

4.2 Intended Purpose

Personal Data may only be collected for specified, explicit and legitimate purposes, such as the ones set forth below, and may not be further processed contrary to such intended purpose unless this Corporate Directive, the EU-US Privacy Shield Framework and applicable law or regulation is complied with. The purpose of the data transferred by another Platform company is to be considered by the recipient when further processing and storing this data. Changes of purpose are only permissible with the Consent of the Data Subject or if permitted by national law in the respective country from which Personal Data is transferred, provided this Corporate Directive and the EU-US Privacy Shield Framework are complied with.

Platform's purposes for the transmission and Processing of Personal Data:

- Employee Personal Data – Employee Personal Data is transferred from Platform Group companies in the EU, Latin America, Africa and Asia to the US. This Personal Data may consist of employee name, date of birth, government issued identification number, home address, phone numbers, age, compensation information and other human resources-type information. The purpose of this Transfer is to report to management human resources data such as aggregated compensation and benefit data as well as completion of company training programs by employees. Such Transfer of Personal Data may be accomplished by the Platform Group company in the EU uploading employee Personal Data to a secure cloud-based database maintained by a third party service provider such as ADP, Inc. A Platform Group company in the US may download this information to process the Personal Data to prepare the reports provided to management. The employee Personal Data may also be Shared with a third party service provider, such as a company providing or administering employee benefits to the Company's EU employees. The third party service providers must keep the employee Personal Data confidential and only use such Personal Data for the purposes intended. This employee Personal Data will not be shared for non-employment or non-employee benefit purposes. In accordance with Section 4.8, the third party service providers are required to apply the same level of privacy protection as contained in this Corporate Directive.

- Visitor to Website Personal Data – Visitors who contact the Platform Group through the Company website for product or investor information may have their Personal Data sent to the US. The Personal Data may consist of the visitor’s name and contact information such as the visitor’s phone number or email address. The transmission may occur by the visitor logging in to the Platform Group website, for example in the UK, and requesting information via the website. This request is electronically sent to the US. The request may then be forwarded to the appropriate contact person within the Platform Group for response. In this example, the request may be sent to an employee in the UK for response to the visitor.

4.3 Data Economy

The Processing of Personal Data must be necessary for the intended purpose and the amount and type of Personal Data must only correspond to what is strictly needed for such purpose. Available possibilities for the anonymization or pseudonymization of Personal Data should be used at an early stage, as far as commercially practicable.

4.4 Data Quality

Personal data must be factually correct and, as far as necessary, up-to-date. Appropriate and reasonable measures should be undertaken to update, correct or delete incorrect or incomplete data. Data Subjects shall have the right to access their Personal Data during normal working hours and upon reasonable request. Data Subjects may at any time submit a Personal Data access request to the individual set forth in Exhibit A below.

4.5 Data Security

The Data Controller has implemented appropriate technical and organizational measures to ensure the necessary Personal Data security. These measures refer in particular to computers (servers and workstations), networks and communication links, and applications. They have been implemented within the Platform Group to avoid the unauthorized Processing of Personal Data. In addition, appropriate measures have been taken to protect such data against deletion by chance, unauthorized deletion or loss.

4.6 Confidentiality of Data Processing

Only authorized staff, who has undertaken to observe Personal Data secrecy requirements, are allowed to have access and to be involved in the Processing of Personal Data. It is prohibited for them to use such data for their own private purposes or to make it accessible to any unauthorized entity. The use of Personal Data by employees who do not need access to such data to fulfill their employment duties is unauthorized. The confidentiality obligation relating to Personal Data survives termination of employment.

4.7 Special Categories of Personal Data

The transmission, collection and Processing of Sensitive Data is allowed only if:

- the Data Subject has declared his/her Consent; or
- the Data Subject has made public such data; or

- it is necessary for the protection of a vital interest of the Data Subject or a third party, and the Data Subject is not able for physical or legal reasons to declare his/her Consent; or
- it is necessary for the exercise, enforcement or defense of legal claims and it cannot be expected that the justified interests of the Data Subject not to collect or process Personal Data shall prevail; or
- it is required in response to a lawful request by a public authority, including for purposes of national security or law enforcement requirements or otherwise required pursuant to applicable law; or
- the purposes of the collection and Processing of the Personal Data had been disclosed by notice or otherwise to the Data Subject prior to the collection or processing; or
- it is necessary for the execution of normal business and the purpose of the business cannot be achieved otherwise or only with disproportionately high effort or cost.

4.8 Contract Data Processing

If a Platform Group entity retains a Contract Data Processor within the scope of a contract relating to the transmitting, storing or Processing of Personal Data, the following shall apply:

- A contract data processor shall only be selected if it will guarantee the technical and organizational security measures required for processing Personal Data and provide sufficient guarantees with respect to the protection of personal rights and the exercise of rights related thereto.
- The Processing of Personal Data by a contract data processor must be regulated in a written agreement in which the rights and duties of the Platform Group and of the Contract Data Processor are specified.
- The Contract Data Processor is contractually obligated to process Personal Data only within the scope of the contract and the directions issued by the Platform Group. Personal Data may not be processed for any other purpose.

4.9 Automated Decisions Affecting Data Subjects

Certain countries provide in their legal provisions restrictions relating to automated decisions that affect Data Subjects. This applies to decisions which are the result of automated Processing of Personal Data having legal consequence for the data subject or a negative effect on him/her. In those exceptional cases in which such automated decisions are rendered by Platform Group entities, the data subjects will be notified about the occurrence of such an automated decision affecting Data Subjects and shall be given the possibility of commenting on or questioning the decision as set forth in Section 7.2 below. In such case the decision may be reviewed in accordance with Section 7.2.

5. Transfer of Personal Data

A Transfer of Personal Data within the EU and the EEA is generally permitted if processing of the data is also permitted according to Section 4.1 above.

For Transfer of Personal Data within the country in which data has been collected, compliance with the existing legal requirements of the respective country and/or region must be ensured.

5.1 Transfer of Personal Data from the EEA to Third Countries

Based on Section 4.1 of this Corporate Directive, the Transfer of Personal Data from an EEA country to a Third Country, including the US, is permitted only if:

- the data subject has given his/her Consent or has been provided with adequate notice as set forth in this Corporate Directive; or
- the Transfer of Personal Data is necessary for the performance of a contract, employment or business relationship between the Data Subject and the Data Controller or in order to take steps prior to entering into a contract initiated by the Data Subject or before commencement of an employment or business relationship; or
- the Transfer of Personal Data is necessary to complete or to fulfill a contract which was made or is to be made by the Data Controller in the interest of the Data Subject; or
- the Transfer of Personal Data is either required or prescribed by applicable law or regulations for the protection of an important public interest or for the exercise, enforcement or defense of legal claims; or
- the Transfer of Personal Data is necessary for the protection of a vital interest of the Data Subject; or the Transfer of Personal Data to a Third Country which the EU has deemed to have an adequate data protection standard; or
- the receiving party in the Third Country provides sufficient guarantees and has adequate safeguards within the meaning of this Corporate Directive with respect to the protection of Personal Data and the exercise of rights related thereto. This is the case for Platform Group entities to which this Corporate Directive applies.

If the recipient in the Third Country is not a Platform Group entity, it must be ensured that this Corporate Directive applies to the recipient accordingly. The Platform Group entity transferring Personal Data will take appropriate measures in case of violations of this Corporate Directive or applicable law or regulations by the recipient. The Platform Group shall remain responsible to the Data Subject for any violations made by the recipient.

5.2 Transfer of Personal Data within a Third Country or to another Third Country

The further Transfer of Personal Data which have been transferred from the EEA to a recipient within the Third Country or to another Third Country is only permitted, subject to Section 4.1 above, if such Third Country has an adequate data protection standard or if one of the circumstances described in Section 5.1 of this Corporate Directive applies. For example, the recipient has provided sufficient guarantees and has the appropriate safeguards in place to protect the Personal Data.

6. Rights of the Data Subject

6.1 Information Right

Each Data Subject has the right to demand information about the type of Personal Data concerning him/her that is processed by any Platform Group entity. This information will be provided irrespective of the place where the Personal Data is processed. The Data Subject may address any such application for information to the individual set forth in Exhibit A.

6.2 Correction Claim

If the stored Personal Data is outdated, incorrect or incomplete, the Data Subject may request correction. Data Subjects are responsible for providing only correct Personal Data to the respective Platform Group entity. In addition, Data Subjects shall inform the respective Platform Group entity of any relevant changes (e.g. changes of address or name).

6.3 Rejection of Request for Information or Correction

If the request for information or correction is rejected, the Data Subject will be informed about the reason for such rejection. The Platform Group shall only reject such requests if it has a good faith basis to do so.

6.4 Deletion

If the Data Subject demonstrates that the purpose for which the Personal Data is processed or maintained is no longer permissible, necessary or reasonable under the circumstances, the respective Personal Data will be deleted, subject to legal provisions to the contrary.

6.5 Right to Object

Each Data Subject has the right to object that his/her Personal Data be used for advertising purposes or for the purpose of market or opinion research, unless this was the previously-disclosed purpose for which the Data Subject initially submitted his or her Personal Data. If required by national law, the Data Subject shall be informed about the right to object (opt-out) and the identity of the Data Controller. In this case, the Personal Data must be blocked for this purpose. It must also be noted that some countries require Consent prior to the Processing of Personal Data for the purposes mentioned above (opt-in). Furthermore, the Data Subject has a general right to object to the processing of his/her data. This objection must be heeded if an investigation shows that the need for protection of the Data Subject's interests in light of his/her special personal situation outweighs the interest that the responsible unit of the Platform Group would have in processing his/her Personal Data. Such objection shall not, however, be heeded if processing of Data Subject's Personal Data is mandatory under applicable law.

6.6 Questions and Complaints/Remedies

Regarding possible questions, complaints or remedies please refer to Section 7.2 of this Corporate Directive. The Platform Group will adhere to the EU–US Privacy Shield Framework concerning the Transfer of Personal Data from the EU to the United States of America, and the Safe Harbor Agreement from Switzerland to the United States of America. Accordingly, the Platform Group will follow the Privacy Shield Framework published by the U.S. Department of Commerce, the European Commission and the Swiss Federal Act on Data Protection with respect to all such data.

7. Procedural Rules

7.1 Implementation within the Platform Group

The Group companies, as Data Controllers, must ensure compliance with the principles embodied in this Corporate Directive and the EU-US Privacy Shield Framework. In this respect, the managerial employees of the Platform Group entities shall ensure that this Corporate Directive is implemented, which includes in particular providing information regarding this Corporate Directive and the EU-US Privacy Shield Framework to the employees.

7.2 Questions and Complaints/Remedies

Data Subjects may contact the individual set forth below in Exhibit A at any time with any questions or complaints regarding the Processing of Personal Data. To the extent possible, such questions or complaints will be treated confidentially and responded to with forty-five (45) days.

If a question or complaint raised by a Data Subject relates to an alleged violation of this Corporate Directive or failure to adhere to the EU–US Privacy Shield Framework by a Platform Group entity located in a country other than the country in which the Data Subject resides, the Data Subject may contact the Platform Group entity which transferred the data. Should the alleged violation be confirmed, the Platform Group entities affected will cooperate with the respective parties (e.g. data protection agencies) in line with this Corporate Directive and remedy such alleged violation. Questions or complaints will be responded to within forty-five (45) days. For the avoidance of doubt, the Platform Group entity that transferred the Personal Data shall be responsible for any violation of this Corporate Directive or the EU–US Privacy Shield Framework.

If the issue raised by a Data Subject is not remedied to the satisfaction of the Data Subject, the Data Subject may file a complaint with Platform’s Corporate legal department. The complaint should be sent to DL-privacyofficerUS@pspcorporate.com. The Corporate legal department will inform the Data Subject about its decision and the proposed remedies, if any, within forty-five (45) days. If the Data Subject is still dissatisfied with the proposed remedy, the Data Subject may submit its complaint to the appropriate resolution panel of the responsible data protection agency (DPA). The Platform Group will ensure that the Data Subject does not incur any costs in its application to the DPA. The decision of the DPA shall be binding upon the Platform Group.

In addition, the Data Subject shall be entitled to submit their complaint to binding arbitration if the aforementioned resolution mechanisms do not yield an acceptable result to the Data Subject. The arbitration shall be conducted by one arbitrator in accordance with the applicable local arbitration rules. The award by the arbitrator shall be limited to non-economic remedies and shall be based upon applicable law.

The Platform Group shall be subject to investigative and enforcement powers of the US Federal Trade Commission (FTC), the US Department of Transportation or any authorized statutory body. Nothing herein shall be construed to limit a Data Subject’s rights to pursue a remedy in a court of competent jurisdiction.

7.3 Obligation towards Data Protection Agencies

The party receiving Personal Data transferred from the EEA to a Third Country, whether it is an entity within the Platform Group or a third party, is obligated, upon request, to cooperate with the DPA of the country in which the transferring party is located and to respect its findings, provided that these have been rendered following due process of law with respect to the transferring and receiving parties. The transferring party in the EEA also has the right to review the Processing of Personal Data by the receiving party. For the avoidance of doubt, the Platform Group entity transferring the data from the EEA to a Third Country is responsible for the compliance to this Corporate Directive and EU-US Privacy Shield Framework.

7.4 Amendment of the Corporate Directive and Continued Application

Platform reserves the right to amend this Corporate Directive as necessary, for instance to comply with changes to statutes, regulations, DPA requirements, the EU-US Privacy Shield Framework or internal Platform procedures. Where required by law, Platform will submit any amended version for regulatory review. Platform shall also post the amended version on its website.

Should this Corporate Directive become invalid, irrespective of the reasons or causes for such invalidity, all Platform Group entities are bound by this Corporate Directive with respect to Personal Data transferred prior to the date of such invalidity, unless the Corporate Directive has been replaced by a new regulation or directive.

7.5 Publicity

The current version of this Corporate Directive shall be posted on the Platform Group website and made available to all Data Subjects in a suitable manner (e.g. via the Intranet).

8. Definitions

Consent is any freely given, voluntary and informed declaration by the Data Subject that he/she accepts the processing of his/her Personal Data. Consent may be subject to particular requirements arising from respective national laws. Consent may also be deemed given if the requirements of this Corporate Directive, the EU-US Privacy Shield Framework and any applicable law or regulations have been fulfilled.

Contract Data Processor is the individual or legal entity that transmits, stores or processes Personal Data on behalf of a Data Controller.

Data Controller is Platform Group entity that decides the purposes and means of Processing of Personal Data.

Data Protection/Privacy is the sum of all actions taken to protect the personal rights of data subjects when handling their Personal Data.

Data Subjects are all individuals whose Personal Data are processed within the Platform Group, including current, future and former employees, customers, suppliers, other contractual partners and website visitors.

EU-U.S. Privacy Shield Framework refers to the framework designed by the U.S. Department of Commerce and European Commission to provide companies on both sides of the Atlantic with a mechanism to comply with EU data protection requirements when transferring Personal Data from the European Union to the United States in support of transatlantic commerce.

Personal Data means any information, including Sensitive Data, relating to an identified or identifiable individual. An individual is identifiable if he/she can be directly or indirectly identified, e.g. full name, address, phone number, date of birth, government issued identification number government issued identification number, home address, phone numbers, age, compensation information and other human resources-type information.

Platform Group means Platform Specialty Products Corporation and all companies in which Platform, directly or indirectly, holds more than 50 % of the shares or has comparable control rights. A listing of such entities is provided in Exhibit B. These entities shall adhere to this Corporate Directive and the EU-US Privacy Shield Framework.

Processing of Personal Data is any automated or non-automated operation or set of operations performed in respect of Personal Data – such as collection, recording, storage, adaptation, alteration, selection, retrieval, use, transmission, blocking, deletion or erasure. This definition will also apply to the word “processed” when used in this context.

Processing of Sensitive Data is any automated or non-automated operation or set of operations performed in respect of Sensitive Data – such as collection, recording, storage, adaptation, alteration, selection, retrieval, use, transmission, blocking, deletion or erasure. This definition will also apply to the word “processed” when used in this context.

Sensitive Data are special categories of Personal Data concerning racial or ethnic origin, political opinions, religious or philosophical beliefs, trade union membership, health and sexual orientation.

Third Country is every country outside the European Economic Area (EEA).

Transfer or Share of Personal Data is the forwarding of Personal Data, its distribution or all other forms of transfer to third parties. This definition also applies analogously to the words “transferred”, “shared” and “transferring” when used in this context.

EXHIBIT A
PRIVACY OFFICER

DL-privacyofficerUS@pspcorporate.com

EXHIBIT B
LIST OF LEGAL ENTITIES

Afrgi Crop (Pty) Ltd
Agrifocus Limitada
Agriphar de Colombia SAS
Agriphar de Costa Rica SA
Agriphar SDN BHD
Agriphar Poland Sp z.o.o.
Agripraza Ltda
Agroquimicos y Semillas SA de CV
AI Divestitures, Inc.
Alent Alpha Metals (Shanghai) Trading Co. Ltd
Alent Alpha Metals (Shenzen) Co. Ltd
Alent Assembly Solutions Brasil Soldas Ltda
Alent Enthone Chemistry (Shanghai) Co. Ltd.
Alent Enthone Chemistry Trading (Shanghai) Co. Ltd.
Alent Finance Company (Ireland 1)
Alent Finance Company (Ireland 2)
Alent Finance Ltd
Alent France Holdings SAS
Alent Germany GmbH
Alent Holdings Brazil Ltd
Alent Holdings BV
Alent Hong Kong Ltd
Alent Inc.
Alent Investments Inc.
Alent Investments Ltd
Alent Italia Srl
Alent Japan Company
Alpha Korea Limited
Alent Limited
Alent Management Ltd
Alent New Finance (UK) Ltd
Alent New Mexico Holdings Ltd
Alent Property Ltd
Alent Services Ltd
Alent Singapore Pte Ltd
Alent USA Holding Inc.
Alpha Assembly Solutions Belgium NV
Alpha Assembly Solutions Brasil Soldas Ltda
Alpha Assembly Solutions Germany GmbH
Alpha Assembly Solutions, Inc.
Alpha Assembly Solutions Korea Limited
Alpha Assembly Solutions Netherlands B.V.
Alpha Assembly Solutions UK Limited

Alpha France SAS
Alpha Korea Ltd
Alpha Metals (Ireland) Ltd
Alpha Metals (Taiwan) Inc.
Alpha Metals China Holdings Co. Ltd
Alpha Metals Ltd
Alpha Metals Limited
Alpha Metals Mexico S.A. de C.V.
Alpha Metals Trading Mexico S.A. de C.V.
Anchorprops 39 (Pty) Ltd
Anesa SA
Anion Quimica Industrial S.A.
Aprochim Filtersystem GmbH
Aprochim SpA
AR Mexican Holdings Inc.
Arvesta Corporation
Arvesta Bolivia SA
Arvesta Paraguay SA
Arysta Agro Private Limited (India)
Arysta Agroquimicos y Fertilizantes Uruguay SA
Arysta Animal Health SAS
Arysta Health and Nutrition Sciences Corporation
Arysta LifeScience (Mauritius) Ltd
Arysta LifeScience (Shanghai) Co Ltd
Arysta LifeScience (Thailand) Co Ltd
Arysta LifeScience Adria, trgovina s kemicnimi proizvodi d.o.o.
Arysta LifeScience Agriservice Private Limited
Arysta LifeScience Agrochemical Products Hellas EPE
Arysta LifeScience America Inc
Arysta LifeScience Argentina SA
Arysta LifeScience Asia Pte Ltd
Arysta LifeScience Australia Pty Ltd.
Arysta LifeScience Benelux SPRL
Arysta LifeScience Bulgaria EOOD
Arysta LifeScience Cameroun SA
Arysta LifeScience Canada BC Inc
Arysta LifeScience Canada Inc
Arysta LifeScience CentroAmerica SA
Arysta LifeScience Chile SA
Arysta LifeScience Colombia SA
Arysta LifeScience Corporation
Arysta LifeScience Corporation Republica Dominicana SRL
Arysta LifeScience Costa Rica SA
Arysta LifeScience Czech sro
Arysta LifeScience do Brasil Industria Quimica e Agropecuaria SA
Arysta LifeScience Ecuador SA
Arysta LifeScience Egypt Ltd
Arysta LifeScience Espana SA

Arysta LifeScience Europe Sarl
Arysta LifeScience European Investments Limited
Arysta LifeScience France SAS
Arysta LifeScience Germany GmbH
Arysta LifeScience Global Limited
Arysta LifeScience Global Services Limited
Arysta LifeScience Great Britain Ltd
Arysta LifeScience Guatemala SA
Arysta LifeScience Hellas S.A.
Arysta LifeScience Holdings France SAS
Arysta LifeScience Holdings SA (Pty) Ltd
Arysta LifeScience Iberia SL
Arysta LifeScience India Limited
Arysta LifeScience Italia S.r.l
Arysta LifeScience Japan Holdings GK
Arysta LifeScience Kenya Ltd
Arysta LifeScience Kiev LLC
Arysta LifeScience Korea Ltd
Arysta LifeScience Magyarorszag Kft
Arysta LifeScience Management Company LLC
Arysta LifeScience Mexico Holdings SA de CV
Arysta LifeScience Mexico SA de CV
Arysta LifeScience NA Holding LLC
Arysta LifeScience Netherlands B.V.
Arysta LifeScience North America LLC
Arysta LifeScience Pakistan (Pvt) Ltd
Arysta LifeScience Paraguay SRL
Arysta LifeScience Peru SAC
Arysta LifeScience Philippines Inc
Arysta LifeScience Polska Sp zoo
Arysta LifeScience Registrations Great Britain Ltd
Arysta LifeScience Romania SRL
Arysta LifeScience RUS LLC
Arysta LifeScience SAS
Arysta LifeScience Slovakia Sro
Arysta LifeScience South Africa (Pty) Ltd
Arysta LifeScience SPC LLC
Arysta LifeScience SRL
Arysta LifeScience Switzerland SARL
Arysta LifeScience Tanzania Ltd
Arysta LifeScience Technology BV
Arysta LifeScience Tirta Indonesia
Arysta LifeScience Togo SAU
Arysta LifeScience UK & Ireland Ltd
Arysta LifeScience UK BRL Limited
Arysta LifeScience UK CAD Limited
Arysta LifeScience UK Eur Limited
Arysta LifeScience UK Holdings Limited

Arysta LifeScience UK JPY Limited
Arysta LifeScience UK Ltd
Arysta LifeScience UK USD Limited
Arysta LifeScience UK USD-2 Limited
Arysta LifeScience Ukraine LLC
Arysta LifeScience Venezuela SA
Arysta LifeScience Vietnam Co Ltd
Arysta LifeScience Vostok LLC
Arysta-LifeScience Ecuador SA
Assupol Investments (Pty) Ltd
Autotype Holdings (USA), Inc.
Bayport Chemical Service Inc.
Betel Reunion SA
Bioenzymas SA de CV
Calli Ghana Ltd
Callietha Investments (Pty) Ltd
Callivoire SGFD SA
Canning Gumm LLC
Chemtura Chemicals India Private Ltd
Chemtura Colombia Ltda
Chemtura (Pty) Ltd
Chemtura (Thailand) Ltd
Chimac SPRL
Compugraphics International Ltd.
Compugraphics Jena GmbH
Compugraphics USA Inc.
Cookson Holding Company
Cookson India Pvt Ltd
Cookson Pigments Inc.
Desarrollos Inmobiliarios Alianza de Coahuila SA de CV
Dutch Agricultural Formations CV
Dutch Agricultural Investment Partners LLC
Dynacircuits LLC
Echo International Inc.
EI Liquidation Inc.
Electroplating Engineers of Japan Ltd
Enthone (Portugal), Lda
Enthone B.V.
Enthone Galvanoplasti Sanayi Ticaret A.S.
Enthone GmbH
Enthone GmbH
Enthone Iberica S.A.
Enthone Limited
Enthone s.r.o.
Enthone s.r.o.
Enthone SAS
Enthone Sdn Bhd
Enthone Sp. Z.o.o.

Enthone-OMI (Hong Kong) Co. Ltd.
Enthone-OMI Holdings (U.K.) Ltd
Establishment Godel SA
GBM USA LLC
Geopharm AEEVE & Co EE
Goëmar Developpement SAS
Grupo Bioquimico Mexicano Republica Dominicana SA
Grupo Bioquimico Mexicano SA de CV
Hua Mei (Tianjin) Electroplating Technology Company Ltd
Industrias Agriphar SA
Internacional de Manufacturas Asociadas SA
Kempton Chemicals (Pty) Ltd
Laboratoires Goëmar SAS
Lane Ltd
MacDermid (Nanjing) Chemical Ltd
MacDermid (Shanghai) Chemical Ltd
MacDermid Actium Ltd
MacDermid Acumen Inc.
MacDermid Agricultural Solutions Australia Pty Ltd
MacDermid Agricultural Solutions Holdings BV
MacDermid Agricultural Solutions Inc.
MacDermid Agricultural Solutions Italy Srl
MacDermid Agricultural Solutions Korea Ltd
MacDermid Agricultural Solutions Netherlands Cooperatief UA
MacDermid Americas Acquisitions Inc.
MacDermid Anion Inc.
MacDermid Autotype Inc.
MacDermid Autotype Ltd
MacDermid Autotype Pte Ltd
MacDermid Benelux BV
MacDermid Brazil Inc.
MacDermid C.Z. Sro
MacDermid Canning GmbH
MacDermid Canning Ltd
MacDermid Chemical Taiwan Ltd
MacDermid Chemicals Industries Argentina Inc.
MacDermid Continental Investments Ltd.
MacDermid Dutch Investments CV
MacDermid Enthone America LLC
MacDermid Enthone Bermuda BV
MacDermid Enthone de Mexico S.A. de C.V.
MacDermid Enthone Inc.
MacDermid Enthone s.r.o.
MacDermid Enthone Electronics Solutions (M) Sdn. Bhd.
MacDermid Enthone Taiwan Co. Ltd.
MacDermid Enthone Technology (Suzhou) Co. Ltd.
MacDermid Enthone Singapore Pte Ltd.
MacDermid Enthone UK Ltd

MacDermid Espanola S.A.
MacDermid Europe Ltd
MacDermid European Capital Investments I, LLC
MacDermid European Capital Investments II, LLC
MacDermid European Capital Partners LLP
MacDermid European Holdings BV
MacDermid European Holdings GmbH
MacDermid Financial BV
MacDermid France S.A.
MacDermid Funding LLC
MacDermid Graphic Solutions Europe SAS
MacDermid GB Holdings Ltd
MacDermid GmbH
MacDermid Group Inc.
MacDermid Holdings BV
MacDermid Holdings LLC
MacDermid Holdings SAS
MacDermid Hong Kong Ltd
MacDermid Houston Inc.
MacDermid Hungary Kft
MacDermid, Incorporated
MacDermid India Private Ltd
MacDermid International Investments LLC
MacDermid International Partners
MacDermid Investment Corp.
MacDermid Italiana Srl
MacDermid Limited
MacDermid MAS LLC
MacDermid Mauritius
MacDermid Mexico Holdings S de RL de CV
MacDermid Mexico SA de CV
MacDermid Offshore Fluidos do Brazil Industrial Ltda
MacDermid Offshore Solutions LLC
MacDermid Operations S de RL de CV
MacDermid Overseas Asia Ltd
MacDermid Panyu Specialty Chemicals Co Ltd
MacDermid Performance Acquisition Germany GmbH I
MacDermid Performance Acquisition Germany GmbH II
MacDermid Performance Acquisitions Limited
MacDermid Performance Solutions Canada Inc.
MacDermid Performance Solutions Korea Inc.
MacDermid Performance Solutions Mexico Services, S.A. de C.V.
MacDermid Performance Solutions Sanayi Ticaret A.S.
MacDermid Printing Solutions Acumen Inc
MacDermid Printing Solutions LLC
MacDermid Printing Solutions Ltd
MacDermid Scandinavia AB
MacDermid Services S de RL de CV

MacDermid Singapore, Pte Ltd
MacDermid South America Inc.
MacDermid South Atlantic Inc.
MacDermid (Shenzhen) Trading Co. Ltd.
MacDermid Suisse Sarl.
MacDermid Taiwan Holdings B.V.
MacDermid Technology (Suzhou) Company Ltd
MacDermid Texas Inc.
MacDermid Thailand
MacDermid UK Ltd
MacDermid US Holdings LLC
Mali Protection Des Cultures (MPC) SA
Marston Bentley Ltd
MIT Belgium NV
MRD Acquisition Corp
Myanmar Arysta LifeScience Co Ltd
Napp Printing Plate Distribution Inc.
Napp Systems Inc
Natural Plant Protection SAS
Netherlands Agricultural Investment Partners LLC
Netherlands Agricultural Technologies CV
Niche Offshore Solutions Ltd
Niche Products Limited
Nippon MacDermid Co. Ltd
Oak Barrel Investments Ltd
Omega Agroindustrial SA de CV
OMI International Corporation
Percival SPRL
Pinetree Investments Ltd
Plates & Blankets S de RL de CV
Platform Corporate Services LLC
Platform Delaware Holdings, Inc
Platform Sales Suisse GmbH
PPWJ Sci
PTI Produtos Tecnicos Para Impessao Ltd
Revestsul Productos Quimicos Ltd
Rockville Venture LLC
Santamix Iberica SL
Semitronic SA
Servicios Agricolas Mundiales SA de CV
Shenzhen Hua-Mei Electroplating Technology Company Ltd
Sidewalk Trading (Pty) Ltd
SPC Divestiture Inc.
Specialty Polymers Inc.
Speedline Technologies Ltd
Surface Treatments Ltd
Tabitha Holdings BV
Tecno Extractos Vegetales SA de CV

Tesaurus Mexico SA de CV
Vernon-Rockville Venture LLC
Veto-Pharma SA
Volcano Agrociencia Industria e Comercio de Defensivos Agricolas Ltda
Volcano Agrosience (Pty) Ltd
Volcano Chemicals (Pty) Ltd
W Canning Australia Pty Ltd
W Canning USA LLC
W. Canning Inc.
W. Canning International B.V.
W. Canning Ltd
Wyjolab SA