

Code: 60193
INCI Name: Water & Citrus Paradisi (Grapefruit) Fruit Extract & Citrullus Lanatus (Watermelon) Fruit Extract & Phospholipids
INCI Status: Conforms
CAS #: 7732-18-5 & 8016-20-4 & 90244-99-8 & 123465-35-0 (or) 8002-43-5
EINECS #: 231-791-2 & N/A & 290-802-9 & N/A (or) 232-307-2
China NMPA #: 196210-02809-8170

Below is a list of processing aids used, but not declared on the ingredient label:

| INCI Name | CAS# | EINECS# | Percentage (%) | Function |
|-----------------------|---|--------------------------------|----------------|-----------------------|
| Lactobacillus Ferment | 68333-16-4 (or) 1686112-36-6 (or) 9015-54-7 | N/A (or) N/A (or) 295-635-5 | 4.00% | Natural Antimicrobial |

The following information on regulatory clearances is believed to be accurate and is given in good faith as a guide to a global use of our ingredients in cosmetic applications. No representation or warranty as to its competences or accuracy is made. Information is offered for use in general cosmetic applications and may vary in particular applications. Users are responsible for determining the suitability of these products for their own particular use. All regulatory decisions should be made on the advice of your regulatory group or legal counsel.

| Country / Regulatory Body | Status of Product |
|---------------------------|-----------------------------------|
| EU (CosIng) | Compliant at Suggested Use Levels |
| USA (TSCA) | Compliant |
| Australia (AICS) | Compliant |
| Japan (METI) | Compliant |
| Canada (DSL) | Compliant |
| China (IECIC) | Compliant |
| Brazil (ANVISA) | Compliant |
| Korea (KECI) | Compliant |
| Philippines (PICCS) | Compliant |
| Mexico (COFEPRIS) | Compliant |

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Attention must be paid to the use of AC ExoVitalize in the equivalent of OTC formulations (eg. quasi-drugs in Japan, or therapeutic goods in Australia). Some countries maintain restricted inventories of raw materials that can be used in those applications so more detailed guidance may be required.

AC ExoVitalize and its components and impurities are in compliance with the rules governing cosmetic products in the European Union (Directive 76/768/ECC & Regulation No. 1223/2009). The recommended use levels for AC ExoVitalize is 1.00 – 10.00%.

AC ExoVitalize is in compliance with the standardized set of rules developed and approved by the NPA (Natural Products Association).

The Nagoya Protocol provides a scheme for the fair and equitable sharing of benefits derived from Genetic Resources. Information regarding the Nagoya Protocol and Access and Benefit Sharing (ABS) is available at <https://www.cbd.int/abs/>. The agreement focusses on wild taxa and excludes most commercially cultivated crops. For the signatories to the agreement, responsibility for Benefit Sharing falls on the entity exporting or extracting the resource from the signatory country. Active Concepts audits its suppliers to conform compliance with the Nagoya Protocol where applicable.

AC ExoVitalize is considered a non-hazardous material. All significant toxicological routes of absorption have been considered as well as the systemic effects and margin of safety (MoS) based on a no observed adverse effects level (NOAEL). Due to the restriction placed on animal testing of cosmetic raw materials, and Active Concepts, LLC's internal non-animal testing policy, this product was not tested for NOAEL.

AC ExoVitalize was tested using *in vitro* dermal and ocular irritation models. This product was found to be non-irritating in both models.

To our knowledge the above material is free of CMR (*) substances, as defined according to Regulation (EC) No 1272/2008 and Cosmetic Regulation (EC) No 1223/2009 as amended. Products supported for Personal Care applications will not be classified as CMR (*), as defined by (EC) 1272/2008 on the Classification, Labelling and Packaging of Substances and Mixtures, unless supported by a positive SCCS opinion.

(*) Carcinogenic, Mutagenic, toxic for Reproduction

Active Concepts, LLC certifies that to the best of our knowledge our product does not contain any material listed on California Proposition 65.

As of September 18, 2025, AC ExoVitalize does not contain any substances present on the so called "Candidate List" of Substances of Very High Concern (SVHC) provided by the European Chemicals Agency (ECHA). We further certify that this material has not been manufactured using any of the species listed in the CITES Appendices as of September 18, 2025.

AC ExoVitalize contains less than 1 ppm furocoumarin content.

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AC ExoVitalize is REACH Compliant and the following ingredients are not intentionally added or produced, so we do not expect trace amounts to be present:

- 1,4-Dioxane
- Butylphenyl methylpropional (Lilial)
- Ethylene oxide (EO)
- Flavorings
- Formaldehyde or formaldehyde donors
- Glycol ethers
- Gluten
- Heliotropine
- Irradiation
- Lactose
- Nanoparticles
- Nitrosamines
- Palm oil/palm kernel oil (or derivatives)
- Parabens
- Paraffin/petroleum products
- Per- and polyfluoroalkyl substances (PFAS)
- Pesticide residues
- Phthalates
- Polyethylene glycol (PEG)
- Residual solvents
- Sulfates
- Synthetic biology (Synbio)
- Synthetic dyes
- Volatile organic compounds

Raw Component Regulations

Please note that the below are global regulations for the raw materials used to manufacture AC ExoVitalize and are not for the product itself.

AC ExoVitalize contains 10.00% Citrus Paradisi (Grapefruit) Fruit Extract & 5.00% Phospholipids. See below for a list of regulations:

Citrus Paradisi Fruit Extract:

- **Europe: Maximum Furocoumarin Content is 1 mg/kg in Sun Protection & Bronzing Products**
*Limon: II/358 R1

Phospholipids (Lecithin):

- **USA: Safe as used in rinse-off products; but 15.00% in leave-on products. Should not be used in products where N-nitroso compounds may be formed. Insufficient data to determine safety in products where these ingredients are likely to be inhaled**
*Journal Citation: IJT 20(S1): 21-45, 2001