

# Environmental Product Declaration



THE INTERNATIONAL EPD® SYSTEM



In accordance with ISO 14025:2006 and EN 15804:2012+A2:2019/AC:2021 for:

## Iron Oxide Yellow

from



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*An EPD should provide current information and may be updated if conditions change. The stated validity is therefore subject to the continued registration and publication at [envIRONdec.com](https://envIRONdec.com)*



## General information

### Programme information

<b>Programme:</b>	The International EPD® System
<b>Address:</b>	EPD International AB Box 210 60 SE-100 31 Stockholm Sweden
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### Accountabilities for PCR, LCA and independent, third-party verification

#### Product Category Rules (PCR)

CEN standard EN 15804 serves as the Core Product Category Rules (PCR)

Product Category Rules (PCR): PCR 2019:14 Construction products, version 1.3.4 Published on 2024.04.30 Based on CEN standard EN 15804. CEN standard EN 15804 serve as the core PCR. UN CPC code 3422

PCR review was conducted by: The Technical Committee of the International EPD®System. See <https://www.environdec.com/about-us/the-international-epd-system-about-the-system> for a list of members. Review chair: Claudia Peña, University of Concepción, Chile. The review panel may be contacted via the Secretariat <https://www.environdec.com/contact-us>.

#### Life Cycle Assessment (LCA)

LCA accountability: Dr. Raheel Afzal and Ellen Newman, Sphera Solutions GmbH

#### Third-party verification

Independent third-party verification of the declaration and data, according to ISO 14025:2006, via:

☒ EPD verification by individual verifier

Third-party verifier: Dr Matt Fishwick, Fishwick Environmental Ltd

Approved by: The International EPD® System

Procedure for follow-up of data during EPD validity involves third party verifier:

☐ Yes ☒ No

The EPD owner has the sole ownership, liability, and responsibility for the EPD.

EPDs within the same product category but registered in different EPD programmes may not be comparable. For two EPDs to be comparable, they shall be based on the same PCR (including the same version number up to the first two digits) or be based on fully-aligned PCRs or versions of PCRs; cover products with identical functions, technical performances and use (e.g. identical declared/functional units); have equivalent system boundaries and descriptions of data; apply equivalent data quality requirements, methods of data collection, and allocation methods; apply identical cut-off rules and impact assessment methods (including the same version of characterisation factors); have equivalent content declarations; and be valid at the time of comparison.

## Company information

Owner of the EPD: Oxerra

Address of EPD Owner: Liverpool Rd E, Kidsgrove, Stoke-on-Trent ST7 3AA, United Kingdom

Contact: Mark Booth, Mark.Booth@oxerra.com

Description of the organisation: Oxerra is one of the world's leading manufacturers of synthetic iron oxide pigments for the construction industry, highly technological grades for coatings and plastics, as well as the highest purity iron oxides for specialties applications.

Name and location of production site: Oxerra Italy S.p.A., 44/12 Via G. Reiss Romoli 10148, Turin Italy

## Product information

Product name: Iron Oxide Yellow

Product identification: Yellow Pigment

Product description: Iron Oxide Yellow is a pigment with excellent weathering and light fastness. It is produced with strict quality tolerances and reliable performance, which offer outstanding resistance, durability and compatibility. This makes them suitable for wide range of demanding applications. Typical applications include different kinds of coating, plastic, paper, colourants, concrete, asphalt, cement type product and special applications, e.g. catalysts, batteries etc.

EINECS no: 257-098-5

UN-CPC Code: 3422

Geographical scope: Italy (modules A1-A3), Europe (module A5)

## LCA information

Declared unit: 1kg Iron Oxide Yellow pigment

Time representativeness: The collection of foreground data refers to the year 2023. Site specific data were used for the 1-year average process data, for reference year 2023. For background data the time frame was no more than four years old with a reference year of 2020.

Database(s) and LCA software used: The background data has been taken from the latest available Sphera Managed LCA Content (MLC) 2024.1 and the LCA model was created using Sphera's LCA for Experts (LCA FE) software, version 10.7.

Description of system boundaries:

The system boundaries are cradle to gate with options A1-A3, and additional modules A5. As there is a wide range of products that the product is used in, transport module A4 is not included.

Reference package used: As specified in EN 15804:2012+A2:2019 and the PCR 2019:14 v1.3.4, the environmental impacts are declared and reported using the baseline characterisation factors from the EC-JRC using EN 15804 reference package based on EF 3.1.

#### Module A1 to A3:

The product stage includes provision of all materials, products and energy, as well as waste processing up to the end-of waste state or disposal of final residues during the product stage. These modules consider the manufacturing of raw materials. All are in module A1.

The raw materials undergo transport to the production site via a diesel driven truck (module A2). From there they are processed to produce the powdered pigment.

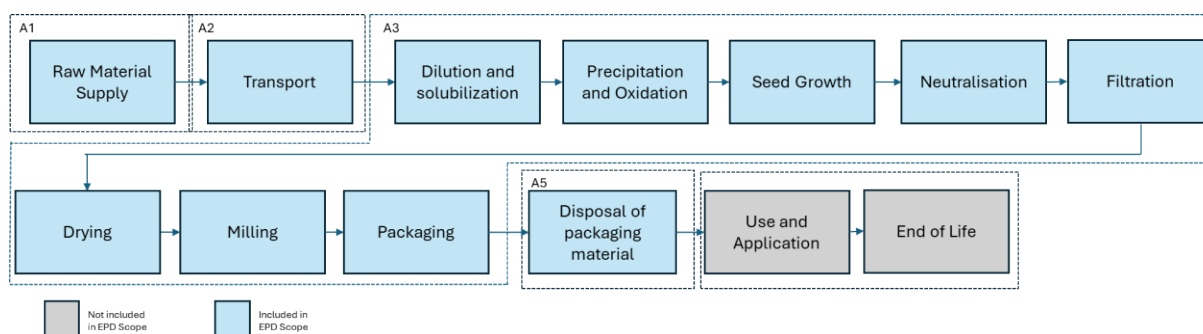
The provision and use of electrical and heat energy sources, water consumption, production waste, off-gas emissions to air and wastewater treatment are considered, along with the impact of packaging (module A3).

Yellow iron oxide is produced via a seed-growth process known as the modified Penniman-Zoph process. This involves the iron rich raw material being dissolved or solubilised, oxidised via the addition of oxygen and then precipitated to form the pigment. It is then neutralised in order to remove any residual iron sulphate. From there it is washed and filtered, before being dried to less than 1% moisture and stored, ready for packaging. The electricity source used within the Oxerra Turin manufacturing facility for the iron oxide pigment has been modelled based on the energy sourced from a CHP unit on site that is combusting natural gas with an Italian compositional mix, for the year 2023. The corresponding emission factor for the production of electricity using the onsite CHP with an Italian natural gas mix is 0.507kgCO<sub>2</sub>-eq/ kWh.

#### Module A5:

Treatment and disposal of packaging material. Credits for potential avoided burdens due to energy substitution of electricity and thermal energy generation are not declared.

#### System diagram:



#### More information:

Excluded life cycle stages: End of life chemical product and use phases are excluded. In accordance with the PCR, the end-of-life treatment of the iron oxide red is excluded because all the following criteria are fulfilled:

- The product is physically integrated with other products in subsequent life-cycle process so they cannot be physically separated from them at end of life
- The product or material is no longer identifiable at end-of-life as a result of a physical or chemical transformation process

- The product or material does not contain biogenic carbon

Disposal of packaging and recovery is included due to the biogenic carbon content of the packaging

Name and contact information of LCA practitioner: Sphera Solutions GmbH, 70771 Leinfelden-Echterdingen, Germany, [www.sphera.com](http://www.sphera.com)

#### Cut-off criteria and exclusions

In the assessment, all available data from production process are considered, i.e., all raw materials used, utilised thermal energy, and electric power consumption using best available LCI datasets. Thus, material and energy flows contributing less than 1% of mass or energy are considered. The sum of the excluded material flows does not exceed 5% of mass, energy, or environmental relevance.

- The cut-off criteria are applied to the production waste as the majority is sent to incineration and no benefit from the energy is generated.
- The packaging of the pre-products / raw materials from the suppliers and its disposal at the production site is not considered in the scope of this study.
- Production of capital equipment, facilities and infrastructure required for manufacture are outside the scope of this assessment.
- All reported material and energy inputs are representative of the typical Iron Oxide Yellow pigment produced at the Turin site.

#### Data quality and sources

Data quality is compliant with ISO 14025:2006. All primary data were collected for the year 2023. All background data comes from the Sphera MLC 2024.1.

#### Allocation Procedures

##### *Background data:*

Information about allocation procedure of single datasets is documented in:

<https://lcadatabase.sphera.com/>

##### *Foreground Data:*

No allocation was used as there was only one product produced within this production system. In accordance with the PCR Construction products section 4.5.1 to avoid allocation taking place, the production plant was divided into sub units specific to the yellow iron oxide being produced, and LCI data was collected for each sub unit. This data has been calculated and scaled based on the annual production mass of the yellow iron oxide product (total tonnes) for the year 2023. The only other by-product is gypsum, which is considered a waste product. Following a conservative allocation approach, since no profit is made from gypsum production, all production burdens are assigned to iron oxide. This aligns with EN 15804+A2 section 6.4.3.2, which allows neglecting processes generating very small (or zero) revenue with regards to allocation, meaning that the full burden is placed on the product with the associated income stream.

##### *Waste materials:*

Most of the production waste is sent to an incineration plant, the cut-off method was applied and no benefits from the resulting electrical and thermal energies were generated. Following a conservative allocation approach, all production burdens are assigned to iron oxide.

The environmental burden of incinerating packaging and the product in the end-of-life scenario is assigned to the system (A5).

Modules declared, geographical scope, share of specific data (in GWP-GHG results) and data variation (in GWP-GHG results):

	Product stage			Construction process stage		Use stage							End of life stage				Resource recovery stage
	Raw material supply	Transport	Manufacturing	Transport	Construction installation	Use	Maintenance	Repair	Replacement	Refurbishment	Operational energy use	Operational water use	De-construction demolition	Transport	Waste processing	Disposal	Reuse-Recovery-Recycling-potential
Module	A1	A2	A3	A4	A5	B1	B2	B3	B4	B5	B6	B7	C1	C2	C3	C4	D
Modules declared	X	X	X	ND	X	ND	ND	ND	ND	ND	ND	ND	ND	ND	ND	ND	ND
Geography	IT, SE	IT, SE	IT	-	EU	-	-	-	-	-	-	-	-	-	-	-	-
Specific data used	>90%			-	-	-	-	-	-	-	-	-	-	-	-	-	-
Variation – products	0%			-	-	-	-	-	-	-	-	-	-	-	-	-	-
Variation – sites	0%			-	-	-	-	-	-	-	-	-	-	-	-	-	-

X = Declared, ND = Not Declared



## Content Declaration

Products do not contain any substances that can be included in “Candidate List of Substances of Very High Concern for Authorization” and raw materials used are not part of the EU REACH regulation.

Product components	Weight, kg/ declared unit	Post-consumer material, weight-%	Biogenic material, kg C/ declared unit
Iron Oxide Yellow	1.00	0	0
TOTAL	1.00	0	0
Packaging materials	Weight, kg/ declared unit	Weight-% (versus the product)	Weight biogenic carbon, kg C/ declared unit
Paper bag	0.0087	0.87 %	0.0037
Wooden Pallet	0.015	1.5 %	0.0062
LDPE wrap	0.0006	0.06 %	0
TOTAL	0.0243	2.43 %	0.0099

The pigments produced contain no biogenic carbon. The packaging materials contain more than 5% biogenic carbon, so have been accounted for within this EPD.

## Results of the environmental performance indicators

The environmental performance of the declared unit of 1kg of Yellow Iron Oxide are reported below using the parameters and units as specified in PCR 2019:14 v1.3.4. These life cycle impact assessment results and other environmental results are presented in the tables below per declared unit, broken down by module.

The estimated impact results are only relative statements, which do not indicate the endpoints of the impact categories, exceeding threshold values, safety margins and/or risks.

### Mandatory impact category indicators according to EN 15804+A2:2019

Results per kg iron oxide yellow			
Indicator	Unit	A1-A3	A5
GWP-fossil	kg CO <sub>2</sub> eq.	1.30E+00	2.23E-03
GWP-biogenic	kg CO <sub>2</sub> eq.	8.29E-03	3.62E-02
GWP-luluc	kg CO <sub>2</sub> eq.	7.81E-04	4.48E-07
GWP-total	kg CO <sub>2</sub> eq.	1.31E+00	3.84E-02
ODP	kg CFC 11 eq.	1.56E-12	4.18E-15
AP	mol H <sup>+</sup> eq.	1.58E-03	6.73E-06
EP-freshwater	kg P eq.	3.60E-05	1.11E-09
EP- marine	kg N eq.	8.71E-04	2.19E-06
EP-terrestrial	mol N eq.	8.11E-03	2.95E-05
POCP	kg NMVOC eq.	2.04E-03	5.92E-06
ADP-minerals&metals*	kg Sb eq.	3.56E-08	4.42E-11
ADP-fossil*	MJ	1.96E+01	9.23E-03
WDP*	m <sup>3</sup>	5.51E-02	3.84E-03
Acronyms	GWP-fossil = Global Warming Potential fossil fuels; GWP-biogenic = Global Warming Potential biogenic; GWP-luluc = Global Warming Potential land use and land use change; ODP = Depletion potential of the stratospheric ozone layer; AP = Acidification potential, Accumulated Exceedance; EP-freshwater = Eutrophication potential, fraction of nutrients reaching freshwater end compartment; EP-marine = Eutrophication potential, fraction of nutrients reaching marine end compartment; EP-terrestrial = Eutrophication potential, Accumulated Exceedance; POCP = Formation potential of tropospheric ozone; ADP-minerals&metals = Abiotic depletion potential for non-fossil resources; ADP-fossil = Abiotic depletion for fossil resources potential; WDP = Water (user) deprivation potential, deprivation-weighted water consumption		

\* Disclaimer: The results of this environmental impact indicator shall be used with care as the uncertainties of these results are high or as there is limited experience with the indicator.



## Additional mandatory and voluntary impact category indicators according to EN 15804+A2:2019

Results per kg iron oxide yellow			
Indicator	Unit	A1-A3	A5
GWP-GHG <sup>1</sup>	kg CO <sub>2</sub> eq.	1.31E+00	2.23E-03
<i>Additional voluntary indicators e.g. the voluntary indicators from EN 15804 or the global indicators according to ISO 21930:2017</i>			

## Resource use indicators according to EN 15804+A2:2019

Results per kg iron oxide yellow			
Indicator	Unit	A1-A3	A5
PERE	MJ	1.26E+00	1.10E-02
PERM	MJ	8.42E-03	-8.42E-03
PERT	MJ	1.27E+00	2.57E-03
PENRE	MJ	1.96E+01	9.92E-03
PENRM	MJ	6.90E-04	-6.90E-04
PENRT	MJ	1.96E+01	9.23E-03
SM	kg	1.67E+00	0.00E+00
RSF	MJ	0.00E+00	0.00E+00
NRSF	MJ	0.00E+00	0.00E+00
FW	m <sup>3</sup>	1.38E-03	9.04E-05
Acronyms	PERE = Use of renewable primary energy excluding renewable primary energy resources used as raw materials; PERM = Use of renewable primary energy resources used as raw materials; PERT = Total use of renewable primary energy resources; PENRE = Use of non-renewable primary energy excluding non-renewable primary energy resources used as raw materials; PENRM = Use of non-renewable primary energy resources used as raw materials; PENRT = Total use of non-renewable primary energy re-sources; SM = Use of secondary material; RSF = Use of renewable secondary fuels; NRSF = Use of non-renewable secondary fuels; FW = Use of net fresh water		

The methodology followed for calculating the PERM and PENRM follow option A, as declared in Annex 3 in the PCR 2019.4 Construction products.

<sup>1</sup> This indicator accounts for all greenhouse gases except biogenic carbon dioxide uptake and emissions and biogenic carbon stored in the product. As such, the indicator is identical to GWP-total except that the CF for biogenic CO<sub>2</sub> is set to zero.

## Waste indicators according to EN 15804+A2:2019

Results per kg iron oxide yellow			
Indicator	Unit	A1-A3	A5
Hazardous waste disposed	kg	2.68E-09	5.36E-12
Non-hazardous waste disposed	kg	5.29E-02	9.04E-04
Radioactive waste disposed	kg	4.94E-05	4.72E-07

## Output flow and Waste Indicators according to EN 15804+A2:2019

Results per kg iron oxide yellow			
Indicator	Unit	A1-A3	A5
Components for re-use	kg	0.00E+00	0.00E+00
Material for recycling	kg	0.00E+00	0.00E+00
Materials for energy recovery	kg	0.00E+00	0.00E+00
Exported energy, electricity	MJ	0.00E+00	4.90E-02
Exported energy, thermal	MJ	0.00E+00	8.84E-02

## References

CEN, 2013. EN 15804:2012+A1:2013, Sustainability of construction works – Environmental product declarations – Core rules for the product category of construction products

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ISO, 2006. ISO 14025:2006, Environmental labels and declarations – Type III environmental declarations – Principles and procedures

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