Effective Date: <Date>

**Statement of Compliance with US EPA TSCA Inventory**

This document aims to certify that the following products contain substances that are certified to be on the [US Environmental Protection Agency (EPA) Toxic Substance Control Act (TSCA) Chemical Substance Inventory](https://www.epa.gov/tsca-inventory) and give any relevant [Significant New Use Rule (SNUR)](https://www.epa.gov/reviewing-new-chemicals-under-toxic-substances-control-act-tsca/regulatory-actions-under-tsca). A general background of TSCA and SNUR requirements is given in Appendix A.

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| **Product Name** | **Manufacturer Part No.** |
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All components of the above products are on either on the public substance search of TSCA Chemical Substance Inventory Active List as found [here](https://iaspub.epa.gov/sor_internet/registry/substreg/searchandretrieve/searchbylist/search.do) , are certified to be known on the Confidential Business Information (CBI) list of substances on the TSCA Chemical Substance Inventory, or are exempt from TSCA Inventory requirements.

Toxic Substances Control Act (TSCA)-Sections 4-8, 12(b) The above product is not subject to any requirements under any order or rule under Toxic Substances Control Act (TSCA) Sections 4, 5, 6, 7, or 8(d) or 12(b).

Any restrictions are disclosed here:

All SNUR details know for likely downstream applications are in given in detail here after searching [here](https://java.epa.gov/chemview#dashboard):

The TSCA inventory is being reset as part of [The Frank R. Lautenberg Chemical Safety for the 21st Century Act (H.R. 2576)](https://www.epa.gov/assessing-and-managing-chemicals-under-tsca/frank-r-lautenberg-chemical-safety-21st-century-act) between August 2017 and February 2018 for Manufactures/Importers and by October 2018 for Processors. We indicate that our company has submitted all active use chemicals in the products above for the inventory reset or have confirmed that Inventory reset will contain all the substances in the products above:

Please note that this information is valid as of the effective date printed at the top of this document and is based on the best of our knowledge and the information available to us from our suppliers.

Sincerely,

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|  |

<Contact Name>

<Title>

<Company>

<Date Authorized>

***Appendix A continued on next page***

**Appendix A**

The Toxic Substances Control Act (TSCA) Chemical Substance Inventory contains all existing chemical substances manufactured, processed, or imported in the United States that do not qualify for an exemption or exclusion under TSCA.

EPA may take certain regulatory actions under section 5 of TSCA if the Agency determines there is insufficient information to permit a reasoned evaluation of the human health and environmental effects of the chemical or if the chemical presents or may present an unreasonable risk of injury to health or the environment, without consideration of costs or other non-risk factors, including an unreasonable risk to a potentially exposed or susceptible subpopulation.

To facilitate determining whether a substance is subject to a SNUR, substances on the TSCA Inventory that are subject to SNUR requirements are designated as such by an "S" flag in the Inventory listing. If your chemical substance is subject to a SNUR and your intended manufacture, processing, or use of the substance is a significant new use, you would be required to submit a SNUN 90 days prior to the manufacture of that substance.

Several steps should be followed to ascertain the TSCA Inventory/SNUR status of a chemical substance. Information on non-confidential chemical substances can be found in the TSCA Chemical Substance Inventory. Because the chemical identities of the chemical substances can be claimed to be Confidential Business Information (CBI) by the submitters of PMNs, EPA maintains a CBI version of the TSCA Inventory. If an intended manufacturer submits a PMN or a Notice of Bona Fide Intent to Manufacture (pursuant to the procedures at 40 CFR Section 720.25 or 721.11) on a substance that has a listing on the Confidential Inventory, the Agency will notify the submitter of the existence of the SNUR.

TSCA exemptions can be because of Low Volume Exemptions (LVE) or Polymer Exemptions.

The TSCA Interim Active Substance List is [here](https://www.epa.gov/tsca-inventory/interim-list-active-substances)