





**July 2024** 

### **Substances in TE Connectivity (TE) Products**

Dear Customer,

This document provides general information about substances in our products, which are either subject to current legal restrictions or are of interest to our customers. The information provided below is generic for the hundreds of thousands of products sold by TE globally. Additional customer letters, relating to specific regulatory requirements may be found at the links below. Finally, given ever-changing regulatory and customer requirements combined with TE's efforts to use alternative materials in select applications, we recommend that if you are seeking specific information about a product, please refer to the TE Statement of Compliance (SoC) and/or Material Declaration (if available) by searching the TE part number using the Product Compliance Search tool at: <a href="https://www.te.com/commerce/alt/product-compliance.do">https://www.te.com/commerce/alt/product-compliance.do</a>.

#### Compliance with EU RoHS 2 (Directive 2011/65/EU)

Regarding TE's activities and product assessment with respect to EU RoHS, please refer to the dedicated customer letter.

#### Compliance with EU REACH (Regulation EC No 1907/2006)

Regarding TE's activities and product assessment with respect to EU REACH (Substances of Very High Concern, Annex XVII Restrictions), please refer to the dedicated customer letter.

#### **Compliance with PFAS**

Regarding TE's activities and product assessment with respect to PFAS (Perfluoroalkyl and Polyfluoroalkyl Substances), please refer to the dedicated customer letter.

#### Compliance with other regulated or industrial concerned substances

To the best of our knowledge, all products manufactured and sold by TE for use in major markets meet or exceed all currently applicable legal requirements regarding the presence of substances in products. Information regarding specific substances can be found in Appendix I of this letter.

Should you have any further questions, do not hesitate to contact your TE Sales Engineer.

TE Connectivity Corporation 1050 Westlakes Drive Berwyn, PA 19312

This information is provided based on reasonable inquiry of our suppliers and represents our current actual knowledge based on the information provided by our suppliers. This information is subject to change. This information does not in any way modify existing purchase specifications or existing contractual or other agreement terms between TE Corporation (or its affiliated companies) and its customers.







#### **APPENDIX I SUBSTANCES IN TE PRODUCTS**

	Assessment on Aspestos
Regulatory references:	
<ul> <li>Annex XVII restr</li> </ul>	riction entry 6 of EU REACH Regulation (EC No 1907/2006);
<ul> <li>US Toxic Substa</li> </ul>	ance Control Act;
- Swiss Ordinance	e on Reduction of Risk from Chemical Products.
Substances	Use of substances in TE products
Asbestos fibers	Asbestos fibers are not intentionally added to TE products according to TE policy.

## Assessment on BPA

#### Regulatory reference:

- Health Canada requested on May 1st, 2008 (file number: 08-111801-312) that all manufacturers of licensed Class II, III and IV medical devices inform Health Canada by 1 June 2009 whether any of their devices which come into contact with the patient or patient fluids and are manufactured from raw materials containing or derived from BPA;
- Annex XVII restriction entry 66 of EU REACH Regulation (EC No 1907/2006).

- Annex XVII restriction entry 66 of EU REACH Regulation (EC No 1907/2006).	
Substances	Use of substances in TE products
Bisphenol A (BPA)	While TE does not directly use Bisphenol A (BPA) it may be found as a residue in some TE products manufactured from certain materials. BPA is used primarily as a key monomer to manufacture polymers that TE may use, such as Polycarbonate (PC) plastic and Epoxy resins. It is also used in the synthesis of Polysulfones (PSU), Polyether ketones (PEEK) and Polyphenylene oxide (PPO). BPA is also a precursor to the flame retardant tetrabromobisphenol A (TBBPA) and may be found at residual levels in resins that use TBBPA as a flame retardant. Furthermore, BPA can be used as an antioxidant in plasticizers and as a polymerization inhibitor in Polyvinyl chloride (PVC). Some examples of TE products which are manufactured from materials which may contain BPA include connector housings, cable assemblies, gaskets and printed wiring boards.

Assessment on Ozone Depleting Substances	
Regulatory references:	
<ul> <li>Montreal Protocol or</li> </ul>	n Substances that Deplete the Ozone Layer (ODS), ISBN 92-807-1888-6;
- Regulation (EU) 202	24/590 on substances that deplete the ozone layer.
Substances	Use of substance in TE products
Ozone Depleting Substances (ODS)	ODS are banned substances according to TE policy. These substances are not permitted to be intentionally added to TE products according to TE policy.







#### Assessment on PFOA Substances

#### Regulatory references:

- Stockholm Convention on Persistent Organic Pollutants (POPs) by United Nations Environment Program (UNEP);
- Regulation (EU) 2020/784 of 8 April 2020 amending Annex I to Regulation (EU) 2019/1021 of the European Parliament and of the Council as regards the listing of perfluorooctanoic acid (PFOA), its salts and PFOA-related compounds;
- Norwegian Ministry of Environment Regulation No. 550, amending Product Regulation No. 922 of 2004, on consumer products that contain perfluorooctanoic acid (PFOA).

Substances	Use of substance in TE products
Perfluorooctanoic acid	PFOA, its salts and PFOA-related substances are banned substances according to
(PFOA), its salts and	TE policy. These substances are not permitted to be intentionally added to TE
PFOA-related substances	products according to TE policy.

#### **Assessment on PFOS Substances**

#### Regulatory references:

- Stockholm Convention on Persistent Organic Pollutants (POPs) by United Nations Environment Program (UNEP);
- Regulation (EU) 2019/1021 of the European Parliament and of the Council of 20 June 2019 on persistent organic pollutants.

Substances	Use of substance in TE products
Perfluorooctane sulfonates (PFOS) C8F17SO2X (X = OH, Metal salt (O-M+), halide, amide, and other derivatives including polymers)	PFOS and its derivatives are banned substances according to TE policy. These substances are not permitted to be intentionally added to TE products according to TE policy.







#### **Assessment on Volatile Organic Compounds (VOC)**

#### Regulatory references:

- Directive 2004/42/CE with the specific aim of reducing emissions of VOC into the atmosphere from the use of organic solvents in certain paints, varnishes and vehicle refinishing products;
- China GB 30981-2020 Limit of harmful substances of industrial protective coatings;
- China GB 33372-2020 Limit of Volatile Organic Compounds content in adhesive;
- China GB 38507-2020 Limits of volatile organic compounds (VOCs) in printing ink;
- China GB 38508-2020 Limits for volatile organic compounds content in cleaning agents;
- USA EPA promulgated regulations limiting the VOC content of architectural coating and automobile refinish coatings;
- China GB/T 27630-2011 Guideline for air quality assessment of passenger cars which specified the VOC concentration in the interior environment of a complete vehicle;
- China GB 24409-2020 Limit of harmful substances of vehicle coatings.

Substances	Use of substance in TE products
Volatile Organic Compounds (VOC)	Most TE products are out of scope for the above-mentioned regulations.  For the majority of TE products we provide to the automotive industry, none of the above-mentioned related regulations have a requirement for components such as TE's products, which are not directly exposed to the vehicle interior, but are always under a form of cover. TE products are not the main source of VOC for the interior environment of vehicle and VOC has not been a mandatory regulation for TE products, to date.  For more information, please refer to the relevant IMDS report or material declaration (if available) for the specific TE product.

#### **Assessment on Halogenated Substances**

#### Regulatory references:

- Canada Prohibition of Certain Toxic Substances Regulations;
- Stockholm Convention on Persistent Organic Pollutants (POPs) by United Nations Environment Program (UNEP);
- US TSCA; 29 CFR 1910.1001-1052;
- Regulation (EU) 2019/1021 of the European Parliament and of the Council of 20 June 2019 on persistent organic pollutants;
- Regulation (EU) No 517/2014 of the European Parliament and of the Council of 16 April 2014 on fluorinated greenhouse gases and repealing Regulation (EC) No 842/2006.

#### Industrial specifications:

- The use of halogenated substances in electronic and electrical products is not restricted by any regulation, but could be restricted by certain industries and customers for specific applications;
- IEC 61249-2-21, Materials for printed circuit boards and other interconnecting structures Part 2-21: Reinforced base materials, clad and unclad Non-halogenated epoxide woven E-glass reinforced laminated sheets of defined flammability (vertical burning test), copper-clad;
- Joint JEDEC/ECA Standard JS709A, Defining "Low-Halogen" Electronic Products (Removal of BFR/CFR/PVC).

211401141	<i>6)</i> :
Substances	Use of substances in TE products
PCB, PCT, PCN,	Polychlorinated biphenyls (PCBs), polychlorinated terphenyls (PCTs), Chlorinated or
SCCP, Chlorinated	Brominated Dioxins or Furans, Polychlorinated Naphthalenes (PCN), Hexachlorobenzene
or Brominated	(CAS No 118-74-1) and Short Chain Chlorinated Paraffins (SCCPs) are banned







Dioxins or Furans, Hexachlorobenzene	substances according to TE policy. These substances are not permitted to be intentionally added to TE products.
Fluorinated Greenhouse Gases Compounds, (except for SF6)	Fluorinated Greenhouse Gases Compounds (except for SF6) are banned substances according to TE policy. These substances are not permitted to be intentionally added to TE products according to TE policy.
Sulfur fluoride (SF6) (CAS No 2551-62- 4)	SF6 is neither intentionally added to majority of TE products, nor found as a residue or impurity. SF6 is only used as an isolation and extinguishing gas in limited industrial signal mini-relay products, which are used for telecommunication applications. TE confirms our products comply with global regulations of SF6 ban in such products, while certain customers may have additional requirements. For such products, please refer to material declaration for further details.
Brominated flame retardants (other than PBB or PBDE) Chlorinated flame	Typical TE products which may contain brominated / chlorinated flame retardants include UL-approved connectors and cable assemblies. In many cases, the halogenated flame retardant systems enable us to achieve various flame retardant standards including UL94-V0, 5VA and various glow wire requirements. Where technically possible, non-halogenated
retardants	products are offered.
PVC	PVC is used in several TE product lines including: pre-insulated terminals; cable; cable assemblies; heat-shrink tubing; wire and strain relief interconnection system components.
Halogens not in flame retardants (Br, Cl, F, I, At)	Halogens such as Bromine and Iodine (other than those found in flame retardants), can also be found in a limited number of stabilizer packages used in polymers. These are typically present in extremely low concentrations. Chlorine could be contained in certain polymer structures such as PPS resin, but is not added as flame retardant. Fluorine could be contained in fluoropolymers and fluoroelastomers, such as polytetrafluoroethylene (PTFE), polyvinylidenefluoride (PVDF), fluoroelastomers (FKM), perfluoro-elastomers (FFKM) and tetrafluoro ethylene/propylene rubbers. Bromine and Fluorine compounds could also be found in certain types of lubricants. Astatine (At) is neither intentionally added, nor found as a residue or impurity in any TE products.

Assessment on Flame Retardant Substances	
Industrial specifications:	
- The use of the flame retardants listed below, in electronic and electrical products, is not restricted by any	
regulation, but could be restricted by certain industries and customers for specific applications;	
- White Paper	- Red Phosphorus Induced Failures in Encapsulated Circuits, by DfR Solutions.
Substances	Use of substances in TE products
Antimony and its compounds	Antimony compounds are used as a synergist for halogenated flame retardants additives in some plastic materials to meet non-flammability standards required by customers. When so used, the concentration of antimony compounds ranges from 1% to 15% and it is disclosed in Material Declaration by ISO codes "Aliphatic/Alicyclic Chlorinated flame retardant with Antimony - ISO 1043-4 code #FR(11)", "Aliphatic/Alicyclic Brominated flame retardant with Antimony - ISO 1043-4 code #FR(15)", "Aromatic Brominated flame retardant with Antimony - ISO 1043-4 code #FR(17)" and "Antimony(III) Oxide flame retardant - ISO 1043-4 code #FR(62)". Antimony and its compounds could also be used in some solders, copper alloys, plating or components for reasons other than flame retardancy.
Organic phosphorus-based flame retardant	Organic phosphorus-based flame retardants are increasingly used to formulate non-halogenated flame retardant resins. In a few cases, some of these compounds are combined with halogens to create a more effective system. Some TE products use specific organic phosphorus flame retardant systems and usually this information is disclosed in Material Declaration by ISO1043-4 codes, such as "Halogen-free organic phosphorus flame retardant - ISO 1043-4 code #FR(40)".







Red phosphorous (RP) is intentionally used as flame retardant only in a few TE products (such as heat shrink tubing products), primarily in polyamide nylon family materials, both glass-filled and unfilled. RP is also found as a flame retardant in a few other polymers such as Poly(thio-1,4-phenylene), Acetic acid ethenyl ester, polymer with ethene, and Poly(oxy-1,4-butanediyloxycarbonyl-1,4-phenylenecarbonyl).

## Red Phosphorous (RP)

Note that the phosphorous contained in certain common metals (such as phosphor bronze) is not RP even though it shares the same CAS Number with RP, 7723-14-0. The purpose of phosphorous in metals is for reasons other than flame retardancy, i.e. mechanical properties. Additionally, the phosphorous in metals is structurally bonded and not able to be released.

A part number screen is needed if the customer wants to know if RP is in any product. If RP is used, it's disclosed in Material Declaration by CAS Number 7723-14-0 or ISO code "Inorganic Red Phosphorus flame retardant - ISO 1043-4 code #FR(52)".

#### **Assessment on Radioactive Substances**

#### Regulatory references:

- Council Directive 2013/59/Euroatom of 5 December 2013 laying down basic safety standards for the protection of the health of workers and the general public against the dangers arising from ionizing radiation:
- Japan Laws for the Regulation of Nuclear Source Material, Nuclear Fuel Material, and Reactors, 1986.

Substances	Use of substance in TE products
Radioactive Compounds	Radioactive compounds are not intentionally added to TE products according to TE policy.

As the global leader in connectivity and sensor solutions, TE Connectivity routinely makes acquisitions and divestitures to build and optimize our offerings for our customers. As a result, integration and divestment activities are a normal part of our operations. From a product compliance perspective, this dynamic means that certain TE parts may not yet be integrated into our systems or customer facing outputs. Accordingly, to the extent you seek a certification or other information with respect to a specific TE part or population of parts, bear in mind that parts from acquired entities may not yet be reflected in TE's product compliance outputs. To the extent you have any concerns in this regard, please do not hesitate to seek confirmation from your TE contact.