SABIC Innovative Plastics™



DECLARATION September 2007

To whom it may concern

Subject: RoHS Directive 2002/95/EC and its amendments

Dear Madam or Sir,

With reference to Directive 2002/95/EC (and its amendments) of the European Parliament and of the Council of 27 January 2003 on restriction of the use of certain hazardous substances in electrical and electronic equipment, I can inform you that Sabic Innovative Plastics does not use substances based on lead, cadmium, mercury, hexavalent chromium, polybrominated biphenyls (PBB) or polybrominated diphenyl ethers (PBDE) in any of its European manufactured AZDEL\*, CYCOLAC\*, CYCOLOY\*, CYTRA\*, ENDURAN\*, GELOY\*, GEPAX\*, LEXAN\*, NORYL\*, NORYL\* GTX, NORYL\* EEF, NORYL\* PPX, NORYL\* XTRA, PPO\*, REMEX\*, SILTEM\*, SUPEC\*, ULTEM\*, VALOX\*, XENOY\* and XYLEX\*, COLORCOMP\*, FARADEX\*, KONDUIT\*, LUBRICOMP\*, LUBRILOY\*, STARFLAM\*, STARAMIDE\*, STATKON\*, STATLOY\*, THERMOCOMP\*, VERTON\*, THERMOTUF\*, EMI-X\*, STARPYLEN\*, STARGLAS\* products.

To ensure control of material composition, Sabic Innovative Plastics has implemented strict global chemical management practices as well as stringent new material & new product introduction procedures.

Please be advised that trace levels of heavy metals may be present as impurities within threshold limits (<0.1% for Pb, Hg, Cr VI, and <0.01% for Cd).

I trust that this information will be of use to you.

Kind regards,

Harm Jan Krips (harmjan.krips@sabic-ip.com)

Product Stewardship & Toxicology Europe

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