



345 Encinal Street
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poly.com

EU Regulation 1907/2006/EC concerning the Registration, Evaluation, Authorisation and Restriction of Chemicals (REACH)

Dear Customer:

Under Article 33 of the REACH regulations, Poly has an obligation to inform customers of the use of any Substances of Very High Concern (SVHC) within product above a threshold of 1000ppm. This notification is to inform you that Poly products may contain these substances. Under normal operation the substances will remain sealed within the product and will not be released to the environment, therefore exposure risk to the environment and person is unlikely. Poly continuously monitors this activity and have identified four such substances as follows:

Substance name	CAS#	applications	potential articles
Lead	7439-92-1	Copper alloys, high temperature solder	IC, Diode, Connector plugs, mic grid rings
Lead monoxide	1317--36-8	ceramics, glasses, resistive elements	SMD resistors, piezoelectric buzzers
Octamethylcyclotetrasiloxane (D4), decamethylcyclopentasiloxane (D5) and dodecamethylcyclohexasiloxane (D6)	556-67-2, 541-02-6, 540-97-6	Silicone rubbers	Ear tips
1,3-Propane Sultone	1120-71-4	Li-Ion electrolyte	Li-Ion battery
Boron trioxide	1303-86-2	ceramic glasses	electronic components

Poly recommends that at the product's end of life, it is disposed of in accordance with the WEEE directive.

Lead is restricted under the RoHS directive but is widely used in the electronics industry under exempt applications. It is used at concentration levels between 0.1% and 4% in copper alloys and/or >85% in high temperature solders in certain internal electronic components.

Additionally, I would like to take this opportunity to state that Poly products do not contain any substances listed in Annex XIV (Authorisation List) or Annex XVII (Restricted List) of the REACH regulations. Poly products have been verified to contain only the above listed SVHC through product testing and/or supplier certifications. The presence of any other listed substances under SVHC would only be as a naturally occurring impurity and would not exceed the maximum concentrations of 0.1% in any article as defined by European Court of Justice (ECJ) judgment C-106/14.



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Customers are not obliged to take any action in response to this notification. Poly takes its role in protecting the environment seriously. We will continue to monitor best industry practice, including evaluation of alternative components when these become scientifically or technically practicable. For more information about Poly product stewardship to create environmentally products please visit <https://www.poly.com/us/en/company/corporate-responsibility/product-stewardship>.

Yours sincerely,

A handwritten signature in black ink, appearing to read 'Mark Lawson'.

Mark Lawson
Director, Global Compliance