



Reell Precision Manufacturing (Reell) is dedicated to ensuring our products and packaging comply with global environmental requirements. Reell declares that, to the best of our knowledge, all products comply with the following requirements as stated in each Declaration below:

## **EU REACH Substances Declaration (SVHC, SCIP, and WFD)**

All parts supplied by Reell contain none of the **Substances of Very High Concern (SVHC)** exceeding the maximum allowable threshold published in the SVHC candidate list by the **European Union's Regulation on Registration, Evaluation, Authorization, and Restriction of Chemicals (REACH) (2006/1907/EC)** entered into force June 1, 2007. **This includes the two (2) substances added to the SVHC list on June 14, 2023.**

Because none of Reell's products exceed SVHC thresholds, **there is nothing to report in the European Chemical Agency (ECHA) Substances of Concern in Articles (SCIP) database under the Waste Framework Directive (WFD).**

## **Global RoHS Compliance Declaration**

All Reell products are designed to comply with the applicable restricted substance requirements of the **European Union Restriction of use of certain Hazardous Substances (RoHS) in Electrical and Electronic Equipment (EEE) Directive (2011/65/EU) as amended by the EU RoHS Recast Directive (2015/863/EU) and includes compliance with restrictions on phthalates entered into force July 22, 2019.** Reell products also comply to regulations enforced by other countries intended to duplicate the RoHS Directive substance restrictions. This would include, but is not limited to:

- Administrative Measures on the Restriction of the Use of Certain Hazardous Substances in Electrical and Electronic Products entered into force on July 1, 2016 (China "RoHS 2")
- Japan Law for Promotion of Effective Utilization of Resources (LPUR) with restricted concentration levels on substances established by JIS C 0950.
- California Electronic Waste Recycling Act of 2003 (2003 Cal ALS 526) (EWRA)

## **California Prop 65 Declaration**

None of Reell's products contain chemicals in amounts that would trigger a notification or warning under the **Safe Drinking Water and Toxic Enforcement Act of 1986** entered into force November 1986, also known as **California Proposition 65.**



## US TSCA PBT Substances Declaration

All parts supplied by Reell Precision Manufacturing contain none of the below listed **Persistent, Bioaccumulative, and Toxic (PBT) substances** as restricted under **US Code of Federal Regulations title 40, part 751 – “Regulation of Certain Chemical Substances and mixtures under section 6 of The Toxic Substances Control Act” (TSCA)**. This would include:

- No Phenol, Isopropylated phosphate (3:1) (PIP (3:1)) in any amount. (CAS #: 68937-41-7)  
Decabromodiphenyl ether (DecaBDE), in any amount. (CAS #: 1163-19-5)
- No 2,4,6-Tris(tert-butyl)phenol (2,4,6-TTBP) as an additive in oil or lubricants, in amounts greater than 0.3% by weight. (CAS #: 732-26-3)
- No Hexachlorobutadiene (HCBD) in any amount. (CAS #: 87-68-3)
- No Pentachlorothiophenol (PCTP), in amounts greater than 1% by weight. (CAS #: 133-49-3)

## EPA Standard 40 CFR 59 VOC Declaration

All Reell products comply with the maximum allowable thresholds for Volatile Organic Compounds established in the applicable Subparts of the United States **Environmental Protection Agency (EPA) Standard 40 CFR 59 for Volatile Organic Compounds**.

## EU 2019/1021 POP Declaration

All Reell products do not contain substances subject to prohibitions listed in **Annex I of the European Regulation EU 2019/201 for Persistent Organic Pollutants (POP) amended 2020/784/EU**.

A handwritten signature in black ink, appearing to read "Jessica Nelson", is positioned above the printed name.

Jessica L Nelson  
Compliance Manager  
[Quality@reell.com](mailto:Quality@reell.com)  
(651) 484-2447